UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

COUNTY OF BUTLER, et al.	
Plaintiffs) CASE NO. 2:20-cv-00677
JEFFREY CUTLER	
Intervenor Plaintiff) JURY TRIAL REQUESTED
v.)).
THOMAS W. WOLF, et al.)
Defendants.))

MOTION TO STRIKE MOTION TO STAY ORDER BECAUSE OF CRIMES (18 U.S.C. § 653 MISUSE OF FEDERAL FUNDS, MAIL FRAUD, AND OTHER CRIMES), COMBINE CASES FOR JUDICIAL EFFICIENCY AND SUMMARY JUDGEMENT

JURY TRIAL REQUESTED

FILED

SEP 2.5 2020

CLERK U.S. DISTRICT COURT WEST, DIST. OF PENNSYLVANIA Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause, Mr. Cutler files a MOTION TO STRIKE the previous MOTION TO STAY by lawyers for the Defendants because it fails to be in the correct form, AND FILES THIS MOTION TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND **SUMMARY JUDGEMENT** because that motion to combine cases involved CRIMINAL ACTIVITY of abuse of power. It also shows BIAS and MALICIOUS intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution Ammend 5 since in this case the honorable judge Stickman ruled in this case the Defendants willfully violated the constitution and had **NO BASIS** for their activity. Mr. Cutler a former ELECTED TAX COLLECTOR in November 2013 and has been trying to clear his name based on perjured testimony 18 U.S.C. § 1001, bank robbery, insurance fraud on 17MAR2017 and a challenge to OBAMACARE on 31DEC2013 (case 1:13-cv-2066 in Washington, DC). Mr. Cutler was granted the right to challenge OBAMACARE by the USCA in Washington, DC on 14AUG2015. Mr. Cutler has filed in many cases and has caught persons obstructing justice like in case 20-5143 (USCA Washington, DC), Nancy Dunn stated she discarded all the documents and **OBSTRUCTED JUSTICE**. Many cases involve unopposed motions. The last

document sent to the court used priority mail tracking number #9510 8066 2091 0225 1534 23. Even though the judge is named as part of the MAIL FRAUD complaint filed for case #1:20-cr-00165 case, someone else could be the real culprit. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that **FAILURE TO SERVE** was a reason to deny ALL motions by Mr. Cutler. It was established that ALL parties **FAILED TO EVEN** ATTEMPT TO SERVE ALL PARTIES. The same judge has shown BIAS and **MALICIOUS** intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution Ammend 5. A complaint has been filed against Judge Schmehl for his opinion in this case, for making **PERJURED** STATEMENTS BY MAIL, (18 USC § 1001) and an effort to protect parties that defaulted as well as both insurance companies and their lawyers making false statements by mail in denying claims. Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50). Mr. Cutler believes this constitutes a **CONSPIRACY** to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna), by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help persons of the FBI. Judge Schmehl also is presiding on

case of Jeffrey Lyons (5:19-cr-00611) which is related to this fraud. On 17JUL2020 TOM WOLF issued a DECREE that LEBANON COUNTY cannot get about 12.8 million directed to the county via the CARES act and VIOLATED 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law (Ammend 14), since LANCASTER COUNTY did the exact same thing. <ref> https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/ </ref> On or about 14AUG2020 Tom WOLF reversed himself but dictated that Lebanon County MUST use 2.8 million of the CARES act funding for MASK ADVERTISING in direct support of Joe Biden's campaign focus <ref> https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanoncounty/</ref>, which is five years since the USCA in Washington ruled Mr. Cutler had the right to Defend the Establishment clause (case 14-5183) and 75 years since VJ day of WWII. On 22JUN2020 a PETITION FOR IMMEDIATE INJUNTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents mailed and sent to

<ref> prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the **CONSPIRACY** to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendence of 2019 baseball season) have been denied the **RIGHT of PURSUIT OF HAPPINESS** as is part of the **DECLARATION OF INDEPENDENCE**. Thomas Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC EXZEMPTION IN THE CONSTITUTION**. The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. Mr. Cutler filed a complaint with the OIG of PBS/NPR on 10SEP2020 for 18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THIS STORY OR CASE. THIS IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGS ARE AIDING

AND ABETTING in concealing the MURDER of a BLACK FEDERAL **EMPLOYEE** just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cy-06624) is just another crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in Alexander v. U.S., 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. Id. at 562-63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, on 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for

violations of the **ESTABLSHMENT CLAUSE**. Mr. Cutler was removed from Office after 27 months based on **PERJURED TETIMONY**, and a CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY. In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrased in a similar manner was equally harrased in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref> https://lancasteronline.com/news/local/commonwealth-court-denies-manheim-township-schooldistricts-appeal-in-long-running-tax-collector-case/article 127508cc-c2e5-11ea-864a-8b754638d23f.html </ref>Based on these actions Mr. Cutler investigated the parrties involved and tried to have a **FEDERAL JURY TRIAL** to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. The lancaster county treasurer was apponted to replace Mr. Cutler in the collection of taxes and never had a surety bond until 18JUL2018 <ref> https://lancasteronline.com/news/local/lancaster-county-treasurer-without-insurance-formillions-in-tax-dollars/article ef5b90bc-89d5-11e8-8ace-77712e721cba.html </ref> No Prosection of the treasurer was ever instituted, a clear violation of **EQUAL** TREATMENT On 20MAY2020 Mr. Cutler filed for an IMMEDIATE **INJUNCTION PENDING APPEAL FOR ALL** juridictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern Ditrict of North Carolina on 16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made public statements that he does not intend to

appeal, this is settled law. Mr. Cutler had filed a Petition to DENY the Motion For Summary Affirmation and to consolidte related cases of religious discrimination by the government in case USCA 20-1805 on 14MAY2020 and the document and was not put online until 20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains some perjured statements and since it was sent by mail constitues Mail Fraud and Perjury (18 USC § 1001) and constitutes a **CONSPIRACY** to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI, by furnishing the bombs. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help of the FBI. The judge dismissed the case even though 5 parties defaulted and were properly served. Based on ECF #5 in case # 2:17-cv-00984 by the late Thomas O'Neill, Mr. Brian L. Calistri's motion failed to notify the parties that have defaulted in this case and therefore should have been **DENIED.** Ahmaud Arbery was MURDERED in Georgia by 2 individuals, and no prosecution was being pursued 74 days. At minimum 2 DA's recused themselves and **DID NOTHING**. Mr. Cutler had made a complaint by mail to the DA office in Lancaster County, Pennsylvania and York, County Pennsylvania. Mr. Cutler had also filed a motion to intervene on 22SEP2019 in the case of Tami Levin in federal court case 2:19-cv-03149 (ECF 5) which named **DA Larry**

Krasner as a Defendant in the case. Mr. Cutler also filed a response to the motion filed in oppoition on 25SEP2019. Even though the document filed on 25SEP2019 contained evidence of **OBSTRUCTION OF JUSTICE** and **VIOLATIONS of EQUAL PROTECTION**, Judge Eduardo C. Robreno issued an order on 09OCT2019 which not only denied Mr. Cutler's right to intervene but also violated the United States Constitution Ammend 1, by making a THREAT BY MAIL if Mr. Cutler filed any additional motions in the case, limiting Mr. Cutler's right to PETITION THE GOVERNMENT FOR REDRESS OF GRIEVIENCES. Tami Levin was replaced by Movita Johnson-Harrell who pleaded guilty to the theft of approximately half million dollars. Mr.Cutler had filed objections to limit the power of the Tom Wolf to classify that religion as a **NOT a LIFE** SUSTAINING activity in the Commonwealth of Pennsylvania. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the ESTABLSHMENT CLAUSE. To this end Mr. Cutler filed documents in case 4:18-cv-00167-0 to transfer it to Pennsylvania, but it was DENIED 21JAN2020. Mr. Cutler filed an Appeal for the order on 04FEB2020 in the United States Court of Appeals Fifth Circuit. When that was illegally ignored. Mr. Cutler filed documents in Pennsylvania. Mr. Cuttler had requested that district court case number 4:20-cv-0064 in the United States District Court for the Northern District of Mississippi

[TEMPLE BAPTIST CHURCH et al. v. CITY OF GREENVLLE et al.], and case number 1:20-cy-00323 in the United States District Court for the Western District of Michigan [KIMBERLEY BEEMER et al. v. GRETCHEN WHTMER et al.] and case number 1:20-cv-01130 (Mr. Cutler had a typing error and previously wrote 1:20-cv-01120) in the United States District Court for the District of MARYLAND, BALTIMORE DIVISION [ANTIETAM BATTLEFIELD KOA et al. v. LAWRENCE J. HOGAN et al.] are also cases that should be part of this consolidation. All charges in each case should be included by reference for all civil cases as if they are filed with this filing, for JUDICIAL EFFICIENCY. Mr. Cutler has previously called Mr. Wolf a member of the KLU KLUX KLAN in documents related to this case in federal court. <ref> https://forward.com/fast-forward/444442/nj-man-accused-of-ordering-attacks-on-synagogues-released-from-jail/ </ref>Despite Mr. Cutler filing a request with the state prior to the end of the WAIVER deadline that ALL BUSINESSES in Pennsylvania be considered LIFE **SUSTAINING**, Mr. Cutler has never heard back about his request until 12MAY2020. Mr. Wolf also NOW has a NEW group to TRACK everyone in **PENNSYLVANIA** that has the COVID-19 virus or other secrect police duties. Based on the case of the aids law project tracking people that have one type of virus is unconstitutional, and exposing their idenity is equally unconstitutional. The concept of EQUAL PROTECTION UNDER the LAW is a cornerstone of both the United States Constitution and the Commonwealth of Pennsylvnia. Based on

the story about Mike Du Toit of South Africa <ref>

https://www.dailymail.co.uk/news/article-2478889/White-supremacist-Mike-du-Toit-plottedkill-Nelson-Mandela-jailed.html </ref> the **BOEREMAG** was just another name for KLU KLUX KLAN. Also Tom Wolf made statements that said that people cannot be evicted until July yet in there are 6 pges of Legal Notices in the Inquirer on <u>07MAY2020</u> that use <u>WRIT OF EXECUTION</u> to <u>sieze property</u>. Recently in New York white police officers were beating a BLACK MAN for failing to practice social distneing (neither police officer was wearing a mask), and they should be prosecuted for violating the same law that they were alledgely enforcing. It is notable that Wikipedia has **SCRUBBED** Mike Du Toit from their records (effectively trying to rewrite history). Taiwan is about 100 miles from CHINA, yet has less than ten deaths and 500 confirmed cases. In the Appeals for the Fifth Circuit the Order from the United States Northern District of Texas dated January 16, 2020 denying Plaintiff's MOTION FOR RECONSIDERATION OF MOTION TO CHANGE VENUE FOR CASE 4:18-cv-00167-0 FROM STATE OF TEXAS TO PENNSYLVANIA AND COMBINE CASE WITH 5:19-cv-00834, and the motion denying Plaintiff's motion of December 30, 2019. The current order from that court is in error since the USCA order of December 18, 2019, remanded the case back to District Court and for further disposition and was unopposed and is still unopposed. Mr. Cutler had previously filed a document by MAIL on March 1, 2019 but it was illegally discarded. He then filed on 07MAR2019 in person

(Document 00514863727), and it was put online March 7, 2019. The office of the clerk decided it would be ignored. Mr. Cutler filed a NOTICE OF APPEAL on 27JAN2020, (Document 00515289904 International Holocaust Remembrance Day), and it was only put online when Mr. Cutler informed the **Deputy Clerk** Mary Francis Yeager that she was violating Mr. Cutler's civil rights. It was put online January 29, 2020. A violation of EQUAL PROTECTION by employee of the federal government, which treated the two documents differently and potentially hid the document from the review of the judges considering an ENBANC review. Mr. Cutler subsequently filed a PETITION FOR ENBANC HEARING AND TO TRANSFER RESIDUAL CASE TO PENNSYLVANIA AND COMBINE WITH CASE 5:19-cv-00834, this document was put online as document number 00515298284 on 04FEB2020, the same date it was filed in court. In the case both **Deputy Clerk Mary Francis Yeager** and **Deputy Clerk** Roeshawn Johnson denied the petition. This violated the United States Constitution Ammend 1 and 5. It also also violates Mr. Cutler's rights under the Sixth Amendment of the Constitution. Mr. Cutler then on 04MAR2020 filed a 380 page document in this case (2:19-cr-00367). Within 24 hours of the filing Mr. Cutler got a threat by phone from an unidentified individual about the filing. On 06MAR2020 Mr. Cutler filed a nine page correction to the document previously filed. When the document was downloaded from the federal pacer system it was devoid of any markings. On 12MAR2020 Mr. Cutler filed a MOTION TO

VACATE ORDER DENYING ORDER OF RECONSIDERATION – ON 04MAR2020 FOR IMPROPER SERVICE – BRADY VIOLATION AND COMBINE WITH CASE NUMBER 2:20-cv-00735 (GRANT v. PHILADELPHIA) AND 4:18-cv-00167-0 FROM THE NORTHERN DISTRICT OF TEXAS AND DEFAULT JUDGEMENT. At that time Mr. Cutler used the terminal in the Federal Courthouse to view some dockets. In case 2:19-cr-00367 Mr. Cutler noticed the copy of the document (ECF 99) **NOW** was properly marked. Based on this Mr. Cutler printed a second copy of the document. Based on Elouise Pepion Corbel et al. v. Gale v. Norton, et al. (03-5262, 03-5314). Mr. Cutler requested the district court cases be consolidated in Pennsylvania and deliberations allowed on an expedited basis since they both involve related issues and the Supreme Court has indicated they will not consider the case this term. This court had allowed the House of Representatives to be an Intervenor. The petitioner, Jeffrey Cutler, acting pro se, respectfully previously identified that the speaker of the house of representaives, in her official capacity, as the speaker of the House of Representatives (and former resident of Baltimore, Maryland). This is the same city that **Johnathan Luna** on 03DEC2003 (a black federal employee) left his office at approximately 11 PM and was found dead the next morning (04DEC2003) in Lancaster County, Pennsylvania with 36 stab wounds, neck back and genitals, but the cause of death was drowning as per the Medical Examiners. The FBI tried to force different Medical Examiners to say the MURDER was <u>Suicide</u>. <u>Sean Suiter</u> a Baltimore Police officer died from a <u>MURDER</u> that was later classified a suicide during a special arrest, 1 day before he was to testify. Other individuals have died unexpectedly, possibly of murder including <u>Beranton</u> <u>Whisenant Jr.</u> (also a federal prosecuter), and <u>Kobe Bryant</u>. Mr. Cutler's cousin Robert Needle, may have contacted Mr. <u>Whisenant.</u> The medical records of <u>Jonathan Luna</u> have finally resurfaced and are currently trying to be sealed/hidden by the current DA in Lancaster County. Mr. Cutler had stated in public documents that he believes Mr. Luna was murdered by the <u>KLU KLUX</u> <u>KLAN</u>. Mr. Cutler also now believes that <u>THOMAS C. WALES</u> was also

MURDERED by the KLU KLUX KLAN 11OCT2001.<ref>

https://www.fox43.com/article/news/jonathan-luna-murder-mystery-2003/521-2229b272-9355-43a8-8163-506440862577 </ref>

 $\frac{\text{https://lancasteronline.com/news/local/Inp-county-clash-over-newly-discovered-records-in-jonathan-luna/article 01ba656a-483b-11ea-86ed-43533b224839.html </re>$

 $\frac{\text{https://lancasteronline.com/news/local/lancaster-county-judge-gives-prosecutor-days-to-say-why-jonathan/article}{66aa5a86-49ec-11ea-8d57-37ffa1b9ed27.html} </ref></re>$

 $\frac{\text{https://www.wgal.com/article/newly-discovered-documents-are-related-to-investigation-into-death-of-federal-prosecutor-jonathan-luna/30783745}{\text{cref}} < \text{ref} >$

 $\frac{\text{https://www.pennlive.com/news/2020/02/re-discovery-of-records-on-mysterious-death-of-federal-prosecutor-prompts-fight-between-da-news-media.html}{</ref><$

 $\frac{\text{https://www.youtube.com/watch?v=cLAldUHDwj8}}{\text{news/disgraced-baltimore-police-officer-says-detective-who-was-killed-testifying-n844831}} \\$

</ref> <ref> https://www.cnn.com/2018/08/29/us/baltimore-police-detective-sean-suiter-suicide/index.html </ref>

Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) stated "[N]o one would be hurt and the greater justice would be attained" and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in

case 4:18-cy-00167-0, a significant federal crime. During a speech at the National Association of Counties' annual Legislative Conference on 9 March 2010, in Washington D.C. <ref> https://www.youtube.com/watch?v=QV7dDSgbaQ0 </ref> she stated "We have to pass the bill to find out what is in it". The petitioner "found out what was in it" and filed a Pro se lawsuit 31DEC2013 in Wasington, DC case 1:13-cv-2066. He also via lawyers hired had previously filed a Writ of Certiorari for the Supreme Court of the United States (15-632) and inserted that same writ in United States Court of Appeals case 17-2709, page 314A, via district court case number 2:17-cv-00984 page 10. Since the individual mandate of the Affordable Care Act is now null and void based on the rulling of the USCA and the other provisons of the bill should also be eliminated to preserve the constitution. Mr. Cutler paid the docketing fee for the appeal in case 14-1449 to preserve the right of appeal of Mr. Johnson. His lawyer previously made a false statement to the court in his request to withdraw, based on the documents filed by Mr. Johnson (ECF 100-103) a significant crime (18 USC § 1001). The current orders of Tom Wolf in Pennsylvania violate **GMP** procedures and allows the commonwealth to track every individual on the Pennsylvania Turnpike. (See history of IBP recalls of beef procedures that using a delivery ADDS RISK TO EXPOSING EVERYONE.) Mr. Cutler had worked for multiple pharmaceutical and food compnaies including, HEINZ, CAMPBELLS, MERCK, GSK, BAXTER and others. COVID-19 is

actually an excuse for MASS GENOCIDE against individuals that are deemed undesirable including Jewish and black Individuals and to discontinue pensions via MURDER (see <ref> https://en.wikipedia.org/wiki/Joyce Gilchrist </ref>. It is very easy to bribe or pay individuals to bear false witness against another individual. The order Thomas Wolf issued effectively allows the governments to discontinue religion in Pennsylvania, a member of the KLU KLUX KLAN or related organization. Other members of the KLU KLUX KLAN in the United States and the World, are all organized to take on the HOAX. This was previously called Agenda 21. As of 16MAR2020 Canada was still allowing flights from CHINA and those persons could be carrying hazardous bio material simply enter the United States from Canada. When Mr. Cutler was working for Merck as a contractor some individuals were caught stealing trade secrects by security at the West Point site. It has been known China has been effectively using live people for transplants for years. Mr. Ellyahoo has stated the word in HUNGARY for SIN is pronounced VIRUS. The closing of all CASINOS in the STATE is to get 100% of all gambling revenue, to have a total monopoly on all sources of payment organized for a complete Klu Klux Klan takeover. Jeffrey Smiles has told Jeffrey Cutler that the Allentown Federal Courthouse contains NAZI insigna in the tile work in the building (pending supreme court case # 19-8538), and there is a seven acre compound in Southern Lancaster county that is owned by the Klu Klux Klan. This all may have a connection of Joe Biden to China and the transfer of technology to them that has

violated the world's civil rights. Joe Biden an Bill Cosby are named in the same federal lawsuit supposedly about stolen art (USCA 17-1770). Also Based on case # 19-cv-2407 in the Southern District of California, by Cyrus A. Parsa which should be included by reference these claims are true and correct and the book Bloody Harvest <ref> https://www.bookdepository.com/Bloody-Harvest-David-Matas/9780980887976 </ref> Based on Mr. Cutler's experience, Engineering Experience, and the case of Joyce Gilchrist <ref> https://en.wikipedia.org/wiki/Joyce_Gilchrist </ref> persons in Federal government may have violated the Logan Act Stat. 613, 18 U.S.C. § 953 with China. Since Mr. Wolf's order is illegal, all the Insurance companies have conspired to not pay BUSINESS INTERUPTION CLAIMS based on the order of Tom Wolf, just like 2 different insurance companies failed to compensate Mr. Cutler for his loss (Erie and State Farm Insurance) and conspired to Commit Mail Fraud even though Josh Shapiro was served as part of the lawsuit naming the PA insurance department. Mr. Wolf's order also violates the Federal Voting law Voting Rights Act of 1965, which prohibits any jurisdiction from implementing a "voting qualification or prerequisite to voting, or standard, practice, or procedure ... in a manner which results in a denial or abridgement of the right ... to vote on account of race," color, or language minority status. Based on the recent unsealed pleadings of Judge Domenick Demuro (press release 20-472), voter fraud has been in Pennslvania a long time. The use of ABSENTEE ballots that are collected by

individuals denies the minor protection of MAIL FRAUD, usually associated with this type of voting. Mr. Cutler has attached a handicap placard P15703J renewal that also may be voter fraud in Philadelphia and Mail Fraud. Since that person never lived at that adress. Mr. Cutler had formally notified the court of voter fraud in Pennsylvania as of 13DEC2016 in case # 2:16-cv-06287. The DOJ announced the guilty plea of a judge of elections in Philadelphia 21MAY2020, the day after Mr Cutler filed an Injunction Pending Appeal in case 20-1449, that prohibits **ANY** JURISDICTION in the UNITED STATES from specifyin HOW TO PRAY. Mr. Cutler also notifies this court that the failure of the Dams in the state of Michigan may be the result of a deliberate act to prevent and obscure the lawsuit of governor Gretchen Witmer's unlawful act from being persued in federal court case 1:20-cv-00323. Persons of the **CDC** have **LIED** about an Approved Vaccine to Stop COMPLICATIONS from COVID-19. It is called PNEUMOVAX23 and Prevnar13 which is the PRIME COMPLICATION TO THE COVID-19 pneumococcal disease. Based on Tigers in the Bronx zoo being diagnosed with COVID-19, there is **ZERO** evidence that the tigers ever failed to practice social distancing, because the person would be called **LUNCH**. This EFFECTIVELY INVALIDATES ALL THE MODELS being used to justify the restrictions being imposed!!. Mr. Cutler based on standard engineering concepts the death of Philadelphi Police Lieutenant James Walker, Seth Rich, Bre Payton, Edgar Rosenberg, Lorna Breen, Ellen Greenberg, and others may be

MURDERS of the KLU KLUX KLAN, and 1-2% of all law enforcemnt in the United States may be members or share their views as well as some elected Officials and persons in the military all branches. An eight year old boy was raped in Bryant elementary school and his parents were denied the ability to sue because they waited six months. Based on this the charges against William Henry Cosby should be vacated. George Soros and other persons similarly situated may be trying to destroy the United States economy and the Dollar by bad sharing of information, just like on 25MAY1979 American Airlines Flight 191 DC-10, crashed based on not sharing data. Mr. Cutler was trying to fly to Philadelphia that day from Chicago. My friend Daria from Russia, stated that collapse of the dollar was a stated goal of persons. It is also interesting that there is some interest in solving the MURDER of Thomas C. Wales while the MURDER of Jonathan Luna is ignored. A one million dollar reward is offered for the individuals that MURDERED Wales, but only one hundred thousand dollars for information leading to the perons involved in execution of the Jonathan Luna murder on 04DEC2003. Even in case, 1:20-cv-01130 that the document legally filed is **RETURNED** for failing to file a motion to intervene PRIOR to filing the actual document, violating equal protection under the law and the United States Constitution Ammend 5. Also based on conflicting death reports, declaring a MURDER a SUICIDE is one way to conceal MURDERS by POLICE or ELECETED officials with the aid of News

Outlets. It was RECENTLY announced that Rabbi Yisroel Goldstein was charged,

SENTENCED, while the individual that MURDRED Lori Gilbert-Kaye is still awaiting trial (John Timothy Earnest) and Jeffrey Lyons is out on bail awaiting to start his SENTENCE for a 55 MILLION DOLLR FRAUD < ref>https://www.nbcsandiego.com/news/local/rabbi-shot-in-poway-synanogue-attack-pleads-quilty-to-tax-fraud-docs/2365089/ </re>
*CHINA BREAKING THE AGREEMENT WITH HONG KONG IN 23 YEARS
MEANS THEY WILL BREAK ANY AGREEMENT INCLUDING THE USE OF BIO-WARFARE. The attacks on the USS McCain, Fitzgerald, Bonhomme
Richard and effects in TAIWAN are evidence of coordinated attacks on the United States which are being hidden from the general population like the civil case against Nancy Pelosi. China has been bribing CIA employees and others for years. There is no reason what Joe Biden did should be ignored. < ref>https://thehill.com/policy/national-security/512385-former-cia-officer-charged-with-selling-us-secrets-to-china

</ref>< ref> https://www.bbc.com/news/world-us-canada-48319058 </ref>

 $\underline{\text{https://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html}} < / ref > \underline{\text{ref}} > \underline{\text{nttps://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html}} > \underline{\text{nttps://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html}} < / ref > \underline{\text{nttps://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html}} > \underline{\text{nttps://www.nytimes.com/2019/09/24/us/china-intelligence-sentence.html}} < \underline{\text{nttps://www.nytimes.com/2019/09/24/us/china-intelligence-sentence-$

 $\label{thm:story} The Story <\!\!ref\!\!>_{\underline{https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/} <\!\!/ref\!\!>_{\underline{https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-facebook-republicans/} <\!\!/ref\!\!>_{\underline{https://www.mercurynews.com/2017/06/14/james-hodgkinson-shooting-$

James Hodgkinson may have had KKK support, because he was using SKS rifle with FIXED 10 ROUND MAGAZINE and FBI COVERED FOR OTHER SHOOTERS BEHIND HIM!!! The rifle James Hodgkinson was using required loading with STRIPPER CLIPS!! It uses the SAME 7.62 round as the AK-47

VARIANT. HE fired 200 rounds in 2 minutes while WALKING AND

SHOOTING and it was COVERED UP!! NBC BROADCAST ON THE BOTTOM SCROOL CAPTION AT THE TIME and stated by Senator RAND PAUL!!! The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref>, Sean Suiter from the Baltimore Police department. <ref> https://blackthen.com/black-mysterjes-unsolved-death-jonathan-luna/ <ref> For Years there has appers to have been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and possibly currently Linda Stoltzfoos and previous possible MURDER of JERRY MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref> https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remainsealed/article ca83b358-c6de-11ea-a3eb-67597e2be2cf.html </ref> <ref> https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf </ref> East Lampeter previous LAWSUITS, theft of PROPERTY <ref> https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/ </ref> \$ 540,000 theft

https://law.justia.com/cases/federal/district-courts/FSupp2/17/394/2488681/ </ref> \$ 540,000 theft of LIFE savings and sent to PRISON 2008 case Levi Lapp Stoltfoos (MAYBE RELIGIOUS FREEDOM) <ref> https://dockets.justia.com/docket/circuit-courts/ca3/17-1772 </ref> On 18SEP2020 Justice Ruth Bader Ginsburg died on Rosh Hashanah, the Jewish New Year. Also on September 18, 2020 at 2:48 pm Jeffrey Cutler filed a 324

page MOTION TO RECONSIDER MOTION TO INTERVENE AND COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND SUMMARY JUDGEMENT in case #1:20-cr-00165, United States v. Kevin Clinesmith in Washington DC. The previous document was destroyed by the clerk or Judge in the case. Watch https://www.youtube.com/watch?v=mgCle8F zUk for more information and read comments sorted newest first. Also see <ref> https://www.americanfreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-healthhuman-services/ </ref> and <ref> https://www.brennancenter.org/legal-work/corman-v-torres </ref><ref> https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf </ref><ref> https://www.pacermonitor.com/public/case/27231978/CUTLER v PELOSI et al </ref> As an Official Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Thomas Wolf and had an advertisement in the METRO paper on 24OCT2018 page 15 :titled "SAVE BILL COSBY". The government cannot tell you how to PRAY enforced by RELIGIOUS POLICE!!! The DEMONCRATS are using FEAR and JUNK science to try and bring back CONCENTRATION CAMPS just like EXECUTIVE ORDER 9066 by FDR. The ORDER was never declared UNCONSTITUTIONAL, just SUSPENDED, revoked by Ford when he was president. Dr. Fauci and persons of the CDC have LIED about an Approved Vaccine

to Stop **COMPLICATIONS** from COVID-19. Jeffrey Cutler has discovered an Approved Vaccine to **Stop COMPLICATIONS from COVID-19**. THEY ARE PEUMOVAX23 and Prevnar13 to TREAT the PRIME COMPLICATION TO THE COVID-19 pneumococcal disease. HIV has NO VACCINE. Based on Tigers in the Bronx zoo being diagnosed with COVID-19, there is ZERO evidence that the tigers ever failed to practice social distancing, because the person would be called LUNCH. This EFFECTIVELY INVALIDATES ALL THE MODELS being used to justify the restrictions being imposed!! On 04SEP2020 at 10:14 PM a [[FEC]] <ref> https://en.wikipedia.org/wiki/Federal Election Commission#First Amendment issues </ref> complaint was filed against [[Youtube]] for illegal edits of comments as an "IN KIND" contribution to [[Joe Biden]], [[Nancy Pelosi]], and MISUSE OF FEDERAL FUNDS (18 U.S.C. § 653) involving [[NPR]] and [[PBS]] networks and also AIDING AND ABETTING in concealing the MURDER of [[Jonathan Luna]] <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and [[Beranton Whisenant]] <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref>. This is documented in federal court case 5:19-cv-00834 filed 26FEB2019 in [[Philadelphia]] against [[Nancy Pelosi]] called (CUTLER v. PELOSI, et al.) and later against [[Kevin Clinesmith]]. On 20MAY2020 at 4:10 PM Jeffrey Cutler filed an INJUNCTION PENDING appeal in USCA case 20-1449 to REQUIRE EVERY JURISDICTION in the UNITED STATES unrestricted PRAYER!

Thus Pursuant to Title 18, United States, Code § 4, Plaintiff, Mr. Jeffrey

Cutler, formally notifies the court of possible ongoing criminal acts and conspiracy involved with this civil rights action and requests the court to notify the DOJ Office immediately, and any other criminal justice authorities the court deems necessary, to effect and insure the prompt investigation and prosecution of crimes involved with this case which includes mail Fraud (18 U.S. Code § 1341), the murder of a federal employee (18 U.S. Code § 1114), Obstruction of Justice, Bank Ruptcy Fraud in case number 19-11466 Philadelphia Accademic Health System and Title 18, Section 871. The civil rights action is case # 5:19-cv-00834 and this case # 1:20-cv-01130 District Court Maryland. The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C.Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") (internal quotations and citations omitted). The current election for president may be just like 2 Star Trek Episodes combined. <ref> https://en.wikipedia.org/wiki/Bread and Circuses (Star Trek: The Original Series) </ref> and <ref> https://en.wikipedia.org/wiki/What Are Little Girls Made Of%3F </ref>.

WHEREFORE, for all the foregoing reasons, petitioner respectfully requests this the Motion For Summary Judgement should be found against all parties in this case by Mr. Cutler based on the USCA obstruction in the General Flynn Case and

case # 2:20-cy-00677 COUNTY OF BUTLER, et al. v. THOMAS W. WOLF, et al. in the Western District of PA, Judge Stickman wrote in this case "but even in an emergency, the authority of government is not unfettered". This court should also declare the entire Affordable Care Act (Obamacare) law and the executive order signed in 1942 as Executive Order 9066 by FDR UNCONSTITUTIONAL, during an immediate **ENBANC** review of this case when combined with the writ from case 15-632, and the writ filed by the WHITE HOUSE as 19-840, 19-1019 also have Mr. Johnson's incarceration be suspended pending the appeal process because of tampering of documents as demonstrated by ECF 99 filed by Mr. Cutler in the other case, as well as the **PETITION TO CONSOLIDATE RELATED CASES** FOR JUDICIAL EFFICIENCY and let a jury decide the order filed with case 20-1805. Mr. Cutler made a petition 20MAY2020 at 4:10 PM USCA case 20-1449, a clear BRADY violation. Also other penalties the court deems appropriate including a minimum of 20% of the pensions to a compensation fund for of those harmed. The government **CANNOT SPECIFY HOW TO PRAY** enforced by Religious POLICE, either LOCAL, FEDERAL OR STATE. This case number 20-1805 AND 20-1449, 20-1422, and case 20-5143 in the USCA DC CIRCUIT SHOULD ALL BE COMBINED FOR JUDICIAL EFFICIENCY and "GOOD TROUBLE" as per John Lewis and 5171 years of persecution of Jewish Individuals.

Respectfully submitted,	
DATE: <u>25SEP2020</u>	/s/ Jeffrey Cutler
	Jeffrey Cutler, pro se 215-872-5715 (phone) eltaxcollector@gmail.com

CERTIFICATE OF SERVICE

I hereby certify that on SEPTEMBER 25, 2020, I filed the foregoing with the Clerk of the Court for the United States District Court for the Western District of Pennsylvania via United States Mail or in person. Participants in the case who are registered CM/ECF users will be served by the appellate CM/ECF system. I further certify that all of the other participants or their lawyers in this case are registered CM/ECF users except as follows and they are served by mail or email .

/s/ Jeffrey Cutler
Jeffrey Cutler

P.O. Box 2806 York, PA 17405

PLAINTIF'S PROPOSED ORDER FOR SUMMARY JUDGEMENT

AND NOW, this	_ day of	, 2020 upon consideration Plaintif's Motion t	or Default
Judgment and for good	d cause shown, it is	s hereby ORDERED the Motion is GRANTED.	SO ORDERED.

- [1] Order the SUMMARY Judgment against all defendants be granted and made FINAL at one million dollars per day or as a neotiated amount.
- [2] Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated (William Henry Cosby, Joe Johnson, Jeffrey Smiles, Emily Weinman, David Sommers, Mr. William H. McMichael, Stan Caterbone, Claire Risoldi, Rufus Seth Williams, Stepen T. Kirchner (1873 MDA 2018), Scott Capps, General Flynn, Mr. Popodopolis, Ari Goldstein, charges against Roger Stone and Eric Snowden, prison sentences of MAC PHIPPS in LOUISIANNA, Julias Jones in Oklahoma, etc.), for violations of equal protection. All prosecutions of Robert Mueller as special prosecutor vacated because his appointment was based on perjured testimony, which is verfied by Mr. Steele in a foreign court.
- [3] Order the summary and default judgment of all other cases filed by Mr. Cutler in every court also be granted, and all judgements against Mr. Cutler by every Judge vacated including traffic violations for expired inspection in York, PA East Lampeter Township and Haverford, PA.
- [4] Order ECF 103, 104, 105 & 106 be denied USCA case 20-1805.
- [5] Order Nancy Pelosi and Adam Schiff to resign from their elected positions based on crimes identified in this document, or from their leadership positions.
- [6] Order Judge Barry Bloss, Judge Cynthia Rufe, Judge Eduardo Robreno, Judge Denise Commins, and Judge Catherine Blake pay twice their daily salary each day to the innosense project, until they resign.
- [7] Order Tom Wolf, Jim Kenny to resign for interference in interstate commerce.
- [8] Order all vandalism perpetuated against Mr. Cutler and Mr. Krieger to be compensated, and listed.
- [9] Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and <u>ALL LEGAL FIRMS</u> used to try to change the outcome of a certified election, of Jeffrey Cutler and Donald Trump in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- [10] Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros organization.
- [11] Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or

- individual agreements are reached with each party.
- [12] Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U.S.C. §§ 1961–1968. RICO violations, and 18 U.S.C. § 1964, Civil RICCO Act.
- [13] Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U.S.C. § 2113 (bank robbery).
- [14] Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- [15] Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2:17-cv-02763 as demanded in their respective lawsuits.
- [16] Order Wikimedia foundation and all media outlets specified to provide space and corrections as provided by the plaintiff and his designated representative for fake news and PROGRAMMED CENSORSHIP!!
- [17] Order Summary Judgement be awarded for all other cases Mr. Cutler has been denied due process be awarded.
- [18] Other remedies the court deems appropriate.
- [19] Order the Democratic National Committee to also show why they are not a party to Religious discrimination.
- [20] Order Nancy Pelosi to resign from her position for the false statement (18 USC § 1001) made through her lawyer.
- [21] The primary election in Pennylvania held June 2, 2020 should be redone because of unequal treatment of voters throughout the state.
- [22] Order of GAVIN NEWSOME, GOVERNOR OF CALIFORNIA be vacted because it is obstruction of free exercise of religious beliefs and violates Matthew Shepard and James Byrd Jr. Hate Crimes Prevention Act.
- [23] Order CHINA to allow the residents of Hong Kong become a territory of the United States for attacking the United States
- [24] Combine cases 20-1805, 20-1449, 20-1422 from USCA third circuit and 20-5143 from the USCA DC CIRCUIT.
- [25] Order Broadcasters to make available at NO COST there AUX CHANNELS for teaching grades K-12.
- [26] Order Susan Peipher Esquire and other lawyers guilty of similar activities, to be barred from participation in the Federal Court CM/ECF system.
- [27] Order that all public broadcasting stations be chared VIOLATED 18 U.S.C. § 653, misuse of federal funds, or on the alternate be charged with 18 U.S.C. § 666 for Censoring Mr. Cutler's activity.
- [28] Order the money that Mr. Bloomberg sent to the DNC plus pledged funds be held for his employees that worked on his presidential bid that took the jobs based on contracts he made to be distributed by Mr. Cutler.

- [29] Order GOOGLE LLC with violations of the ELECTION CAMPAIGN contributions by editing Mr. Cutler's comments on youtube videos and other destruction of phone use.
- [30] Order the CDC to recommend mass Pneumonia vacinations to STOP COMPLICATIONS of COVID-19 and FLU
- [31] Order the STATE SCHOOLS to REQUEST BIDS FOR ONSITE TEACHING ON A CONTRACT BASIS 10, 30, 100 STUDENTS, etc.
- [32] Order the United States Government to stop collecting or accessing penalties <u>FOR FAILURE</u> to *comply with*established tenets or teachings of such sect or division of ANY religion in violation of the U.S.

 Constitution amendment 1 and declare the ACA unconstitutional, based on the 89 page writ of USCA case 172709 on page 314A, and Supreme court case # 15-632 plus the writ filed by the WHITE HOUSE as 19-840, 191019 and Declare that no jurisdiction of the United States can dictate the proper way to pray.

Dated:, 2020	
	BY THE COURT

ADDENDUM

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

COUNTY OF BUTLER, et al,

Plaintiffs,

iumijjs

v.

THOMAS W. WOLF, et al,

Defendants.

Civil Action No. 2:20-cv-677

Hon. William S. Stickman IV

DECLARATORY JUDGMENT ORDER

AND NOW, this Hay day of September 2020, IT IS HEREBY ORDERED that judgment is entered in favor of Plaintiffs Mike Kelly, Daryl Metcalfe, Marci Mustello, Tim Bonner, Nancy Gifford and Mike Gifford, d/b/a Double Image, Prima Capelli, Inc., Steven Schoeffel, Paul F. Crawford, t/d/b/a Marigold Farm, Cathy Hoskins, t/d/b/a Classy Cuts Hair Salon, R.W. McDonald & Sons, Inc., Starlight Drive-In, Inc., and, Skyview Drive-In, LLC for the reasons outlined in the Opinion filed by the Court this same day. The Court holds and declares: (1) that the congregate gathering limits imposed by Defendants' mitigation orders violate the right of assembly enshrined in the First Amendment; (2) that the stay-at-home and business closure components of Defendants' orders violate the Due Process Clause of the Fourteenth Amendment; and (3) that the business closure components of Defendants' orders violate the Equal Protection Clause of the Fourteenth Amendment.

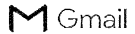
Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 32 of 100 Case 2:20-cv-00677-WSS Document 80 Filed 09/14/20 Page 2 of 2

IT IS FURTHER ORDERED that the County Plaintiffs—Butler, Fayette, Greene, and Washington—are hereby DISMISSED from the case.

BY THE COURT:

WILLIAM S. STICKMAN IV

UNITED STATES DISTRICT JUDGE



Jeffrey Cutler <eltaxcollector@gmail.com>

COVID-19 Closure Order Exemption Request: Privacy Notification & Copy of Submission

1 message

ra-noreplydced@pa.gov <ra-noreplydced@pa.gov>

Tue, May 12, 2020 at 10:29 PM

To: eltaxcollector@gmail.com

This came from an unmonitored account, please do not reply.

JEFFREY CUTLER GOD P.O. BOX 2806, YORK, PA 17405 eltaxcollector@gmail.com

RE: Request# bda245cf-2dfa-4c15-b60e-fed43b61ece0

Dear JEFFREY CUTLER:

Thank you for previously submitting a request for exemption from the Governor and Secretary of Health's Orders of March 19, 2020, as amended, directing the closure of all businesses that are not life-sustaining.

From the outset of the exemption process, my administration has consistently promised to openly provide public information about the exemption process, including the names of the businesses that requested exemptions, and the response that they received once the process concluded. On Friday, May 8, 2020, the Department of Community and Economic Development unveiled a new website (https://dced.pa.gov/covid-19-exempt-businesses/) that provides this information. We wanted you to be aware of this resource.

In addition, we wanted to make you aware that we have received requests to disseminate other information that you submitted in support of your exemption requests. In many cases, these requests include information that appear to be proprietary or even personal. Nevertheless, various entities, including the Senate Veterans Affairs & Emergency Preparedness Committee, continue to press the administration to disclose this information.

To either authorize or challenge the disclosure of such information, please contact Senator Mike Regan, Chair, Senate Veterans Affairs & Emergency Preparedness Committee at mregan@pasen.gov.

For your reference, a copy of your original submission is attached. We appreciate

your efforts to combat the spread of COVID-19.

Sincerely,

TOM WOLF Governor

bda245cf-2dfa-4c15-b60e-fed43b61ece0.pdf

Page 1

COVID-19 CLOSURE EXEMPTION REQUEST SUBMISSION

Request #: bda245cf-2dfa-4c15-b60e-fed43b61ece0

Submitted: 04/03/2020

Phone: 717-854-4718

Business Name: GOD

Address: P.O. BOX 2806, YORK, PA 17405

County: York

Contact Name: JEFFREY CUTLER

Email: eltaxcollector@gmail.com

Business Description:FREEDOM OF RELIGION and RIGHT TO PETITION GOVERNMENT FOR REDRESS OF GRIEVANCES. USCA 14AUG2015 ORDER CASE 14-5183

Number of Employees: VARIES

How does it meet life-sustaining definition? (Justification): The Declaration of Independence states ? We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. Every business by every individual by the United States Constitution gave everyone the right to pursue all business as they desire. The order by the governor specifies HE HAS THE SOLE ABILITY to decide which business is LIFE-SUSTAINING, The Patient Protection and Affordable Care Act, Pub. L. No. 111-148, 124 Stat. 119 (2010) (?Affordable Care Act? or ?Act?), including its penalty provision and associated regulations, as applied to Defendant give him other rights. Every Business is LIFE-SUSTAINING TO THE OWNER OF THE BUSINESS.. The closing of small stores is an attempt to have members of the KLU KLUX KLAN to exercise total takeover of country. The fact that large stores become a single focus point any failure exposes large number of people to contamination, where many small stores expose much less people and put less people at risk. .? U.S. Const. art. III, ? 2. As stated by the Supreme Court:A justiciable controversy is . . . distinguished from a difference or dispute of a hypothetical or abstract character; from one that is academic or moot. The controversy must be definite and concrete, touching the legal relations of parties having adverse legal interests. It must be a real and substantial controversy admitting of specific relief through a decree of a conclusive character, as distinguished from an opinion advising what the law would be upon a hypothetical state of facts.

Does the business have a plan to meet CDC recommended guidelines to maintain employee safety during the COVID-19 pandemic?: USCA CASE # 20-1449

How many employees would be in the company's office or physical location in order to do the critical work?: N/A

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,	ice for his being born in Richmond, Virginia. Most articles seem to refer to him as a native of Yardley,
Pennsylvania or a	township near it which apparently is known colloquially although perhaps imprecisely as "Yardley".)

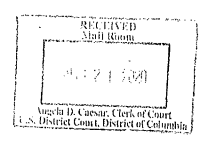
UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLUMBIA

)
UNITED STATES OF AMERICA	\
Plaintiffs) CASE NO. 1:20-cr-00165
JEFFREY CUTLER)
Intervenor Plaintiff) JURY TRIAL REQUESTED
v.)
KEVIN CLINESMITH, et al.) }
Defendants.	<i>)</i>

MOTION TO INTERVENE AND COMBINE CASES FOR JUDICIAL EFFICIENCY AND OBSTRUCTION OF JUSTICE AND CONSPIRACY TO COMMIT MAIL FRAUD AND OTHER CRIMES AND SUMMARY JUDGEMENT

Leave to file DENIED

James E. Boasberg Date United States District Judge



Case 2:20-

THE FEDERAL LAW ENFORCEMENT AND SECURITY ARM OF THE U.S. POSTAL SERVICE U.S. POSTAL INSPECTION SERVICE

Mail Fraud Complaint

Your Information					
Company Name:	[-			
* First Name:	JEFFREY	•La	ist Name:	CUTLER	
* Address:	P.O. BOX 2806				
City:	YORK				
* State:	Pennsylvania	<u> E</u>			
* ZiP Code:	17405				
* Country:	UNITED STATES	**		<u>~</u>	
Cell Phone:	(215) 872-5715	' Wor	rk Phone:	(717) 854-4718	
Home Phone:		Fax	:		
Email Address:	eltaxcollector@gmail.com				
Age Range:	65 or older				
Are you a Veteran?:	OYes ONo				
Complaint Filed Again	nst				
Company Name:	t Court of District of Colu	- nbia			
First Name:	James		t Name:	Bossberg	
Address:	333 CONSTITUTION AVE			2 Lan Land Lan	
City:	WASHINGTON DC				
State:	Maryland				
ZIP Code:	20001	E			
Country:	UNITED STATES			· · · · · · · · · · · · · · · · · · ·	
Cell Phone:	STATE OF THE STATE	War	rk Phone:	(202) 354-3060	
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How were you contacte	d?	US Mail 💉			
On what date were you		09/09/2020			
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Does the envelope hav	re a permit number?	Oyes ⊙no			
Does the envelope have number?	e a postage meter	Oyes ⊙No			
How Did You Respon	d to This Offer?				
How did you respond to		Other			
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Did You Lose Money	?				
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Mail Fraud Complaint form submitted successfully. SUBMITTED 10SEP2020 6:03 AM

Thank you for completing the form.

The information you provided will be entered into our national complaint system.

The U.S. Postal Inspection Service gathers data on mail-related crime to determine whether a violation has occurred. While we can't guarantee that we can recover lost money or items, your information can help alert inspectors to problem areas and possibly prevent other people from being victimized, U.S. Postal inspectors base their investigations on the number, substance, and pattern of complaints received from the public.

We ask you to keep all original documents related to your complaint. We will contact you ONLY if more information is needed.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER).	No.: 5:17-cv-05025
	Plaintiff,)	
V.)	
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC.)	
EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT)	
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP)	•
KIANDRA BAIR, McNEES WALLACE & NURICK)	
SAM JANESH, THE LNP MEDIA GROUP)	Street, S. M. Street, Sec. of
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN	,)	FILED SEP U7 2018
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)	KATE BARKMAN, Clerk ByDep. Clerk
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR)	JURY TRIAL DEMANDED
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)	
MIKE SHIRK, HIGH INC. CHAIRMAN)	
JUDGE DENISE CUMMINS DISTRICT JUSTICE JUDGE)	
DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)	
) Defendants)	

MOTION TO STRIKE MOTIONS OF KIANDRA BAIR, ALAN SCHNITZER, AND DAVID BUCKWALTER IN OPPOSITION TO COMBINING CASES AND MOTION FOR FINAL JUDGEMENT

Here comes Jeffrey Cutler, Plaintiff in this case and requests the motion on behalf of KIANDRA BAIR be stricken based on Rule 5.5 (Unauthorized Practice of Law). The lawyer for KIANDRA BAIR motion identifies defendant as Dennis Stuckney instead of Dennis Stuckey. The case also violates rule 65(b)(1) in the attorney for KIANDRA BAIR has never shown that all parties in this case are notified of their motions, specifically Sam Janesh and Denise Cummins. Based on case 2:17-cv-00984, docket item 5, all actions of the attorneys in this case should be denied and dismissed. They should also be declared non-compliant and all their claims denied. If they are non-compliant then they are not practicing law, it is something else. Prosecutorial discretion and the use of illegal surveillance does not allow for complete civil rights violations, or violations of equal protection Based on Statements by members of the KLU KLUX KLAN have previously codified their pride in SCREWING A JEW, or getting Jews to defend their civil rights ' (Mr. Cutler is Jewish by birth). The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C. Cir. 2014); see also Erickson v. Pardus, 551 U.S. 89, 94 (2007) ("A document filed pro se is to be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") and a claim is expressed

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 42 of 1 Case 5:17-cv-05025-JLS Document 38 Filed 09/07/18 Page 3 of 10 in the complaint. In the alternate to dismissing all defendants claims a jury should be permitted to hear testimony under oath of witnesses in deciding the motions of this case, including Lisa Michelle Lambert, retired Judge Stewart Dalzel, James Comey, Emily Weinman etc. This case is related to USCA case #17-2709 and USCA case #18-1816. It is almost poetic, that in the film "Mississippi Burning", a fictional account of the MURDER of black and Jewish civil rights workers by the KLU KLUX KLAN, the sheriff 's name was Ray Stuckey and here there is proof that Dennis Stuckey participated in Mail and interstate Insurance fraud along with Mr. Mills, Cristina Hausner, and others and should be prosecuted for insurance fraud, theft by deception, and criminal conspiracy, just like Oneatha Swinton is being charged by the Pennsylvania Attorney General Josh Shapiro. On February 23, 2017 when East Lampeter Supervisors voted to assign tax collection to the Lancaster County Treasurer by resolution 2017-12 even though Amber Green Martin never had a surety bond to collect taxes, and they failed to perform due diligence and they knew or should have known about the surety bond. As recently as June 19, 2018 State Senator Scott Martin has held hearings in support of giving his wife (Amber Green Martin) more power, even though she has continually broken the law, and failed to have a surety bond to collect taxes. David Zuilkoski and the Conestoga School System assigned the tax collection to the Lancaster County Treasurer's office and failed to perform due diligence in this matter, and knew or should have known Amber Green Martin

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 43 of 100 Case 5:17-cv-05025-JLS Document 38 Filed 09/07/18 Page 4 of 10 never had a surety bond. The office of Pennsylvania Attorney General by not charging Amber Green Martin has also violated the United States Constitution Amendment 14, by the fact that Amber Green Martin has been violating the law in plain sight in not securing a surety bond until July 18, 2018, in an amount that is significantly less than required by law (the law requires 75% of the amount at risk). Susan Peipher and Christina Hausner were involved in suborning perjury, destroying or concealing evidence, witness tampering, and concealing income or assets. Since the original claim and assignment of tax collection was based on the furtherance of a crime the default judgment should be made final, see documents from the Lancaster Court of Common Pleas case # CI-17-09663 as presented in docket item 31. Although Mr. Cutler has no formal legal training a blind man could see discrepancies in how the law was being applied and violations of equal protection. Recently in the federal court Rob McCord was sentenced to 30 months in prison and allowed to remain out of prison, yet Seth Williams (the first black DA in Philadelphia) was incarcerated instantly on pleading guilty to one count of bribery until a sentence was imposed. Marvin Mychal Kendricks (case 2:18-cr-00368) was charged with insider trading while Jon Corsine was never criminally charged relating to the MF Global theft of customer money. The president of the United States is being harassed by rogue prosecution while Hillary Clinton was totally exonerated of crimes.

Date: 075008

Jeffiey Cutter, pro se 215-8/2-5715 (phone) eltaxcollector@gmail.com

P.O. Box 2806 York, PA 17405

GREAT PARUNTS, MAKE GREAT FIRS MAKE A GRUNT PROSIDENT

HAPPY NEW YEAR, MR PROSIDENT!

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER)	No.: 5:17-cv-05025
	Plaintiff,)	
V.)	
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC. EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT)))	
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP KIANDRA BAIR, McNEES WALLACE & NURICK)))	
SAM JANESH, THE LNP MEDIA GROUP)	
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN	,)	
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)	
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR)	JURY TRIAL DEMANDED
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)	
MIKE SHIRK, HIGH INC. CHAIRMAN)	
JUDGE DENISE CUMMINS DISTRICT JUSTICE JUDGE)	
DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)	
	Defendants)	

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 46 of 100 PLANTIF'S PROPOSED ORDER FOR FINAL DEFAULT JUBGMENT

AND NOW, this _____ day of _____, 2018 upon consideration Plaintif's Motion for Default Judgment and for good cause shown, it is hereby ORDERED the Motion is GRANTED. SO ORDERED.

- a. Order the Default Judgment against all defendants be granted and made FINAL at one million dollars per day.
- b. Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated and all persons similarly situated.
- c. Order the summary judgment of all other cases filed by Mr. Cutler in every court also be granted
- d. Order all vandalism perpetuated against Mr. Cutler to be compensated, and listed
- e. Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and <u>ALL LEGAL FIRMS</u> used to try to change the outcome of a certified election in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013
- f. Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros forganization.
- g. Order a one million dollar a day penalty per named defendant, until Mr Cutler's reputation and credit are restored or individual agreements are reached with each party
- h. Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U S C §§ 1961–1968. RICO violations, and 18 U S C. § 1964. Civil RICCO Act
- i. Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr, all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U S C. § 2113 (bank robbery).
- j. Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- k. Order Fulton Financial to compensate the plaintiffs for cases 5:18-cv-00987 and case 2 17-cv-02763 as demanded in their respective lawsuits
- I. Other remedies the court deems appropriate.
- m. Order the Democratic National Committee to also show why they are not a party to Religious discrimination

- Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 47 of 100 order scan filed 09/25/20 Order scan filed 09/25/20 Page 47 order scan filed 09/25
- o. Order Robert Mueller to Cease and Desist any further prosecutions until the activities can be verified as not violating equal protection, just like the email Mr Cutler received from the FBI on January 30, 2017 about reporting crimes of Bank and Insurance fraud.
- p. Order the United States Government to stop collecting or accessing penalties FOR FAILURE to comply with established tenets or teachings of such sect or division of ANY religion in violation of the U.S. Constitution amendment 1 and declare the ACA unconstitutional, based on the 89 page writ of USCA case 17-2709 on page 314A.

Dated:, 2018	
	BY THE COLIET

2	Jeffrey Cutler	To All; Attached is a TAX cert and page 2 of 14 from .	œ	Jan 30 %
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2 Milligan, Joseph A. (PH) (FBI) <Joseph Milligan@ic.fb: Jan 30 1/2 to me, John, JAN MCDERMOTT, Dave 4

Mr Cutier

Cease and desist adding myself and ADA McDemott to any more of your emails regarding this matter. Special Agent Milligan

From; Jeffrey Cutter [mailto:<u>eftaxcollectoh@omfail.com]</u>
Sent: Sunday, January 29, 2017 11:40 PM
To: Murray, John <<u>JoMurray@paauditor.gov</u>>,

<u>JAN.MCDERMOT (@phila.gov</u>, Dave Brown
<<u>dave@pearsonkoutcheriaw.com</u>>; Milligan, Joseph A. (PH) (FBI)
<<u>Joseph Milligan@lc.fbi.gov</u>>
Subject: CONSPIRACY TO COMMIT BANK & INSURANCE FRAUD

To All;

See the message below. I am involved with a bunch of People that are <u>ANTI-JEWISH</u>. They are trying to set me up to be accused of <u>THEFTIII</u> They have conspired to delete payment information and ity and blame me for <u>steelingIII</u> They are all criminals. The FBI does not want to help. They suggested (FBI) I get a lawyer. They just want claim the <u>JEW IS A THIEFTII</u>

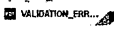
Jeff Cutter

717-854-4718 215-872-5715

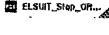
717-854-4718

3 Attachments









W SUPCOURTAGE

Devon Jacob Jeffrey, do not contact me again for any reason. If you do 🥏 Jan 30 🔆

Jeffrey Cutter Lonnia... No Friends Jeff Cutter Jen 30 🕏

3 Jeffrey Cutler Justin, it must be my breath, Jeff Cutler San 30 🕏

4AUGUST017-REVI Page 3 of 16

Bentley Ridge Resident Statement

Resident: Resident Id. From.

Cutler, Jeff (R 0500100433)

000196-42-CV67-14

09/2017 09/2017 Move In Date. Current Lease. Notice To Vacate.

Vacate Date

6/18/2011 7/1/2017

Deposits Required Deposits Received: Current Balance.

300 00 300.00 0.00

Through:

Date 09/01/2017	Type Balance	Description Balance Forward	Charges	Payments/Credits	Balance 14,617 00
09/01/2017	Premium Rent MTM	September Charge	200.00		14,817.00
09/01/2017	Rent Charge	September Charge	1,125.00		15,942.00
09/01/2017	Water And/Or Sewer Charg	September Charge	40 00		15.982 00
09/19/2017	Check	#851926		9,280.00	6,702 00
09/25/2017	Check	#1000395065		5,800 00	902 00
09/29/2017	Check	#24655850774		902.00	0 00

Recurring Charges

Effective Dates 7/1/2016-6/30/2017 7/1/2017-6/30/2017 7/1/2017-6/30/2017 Description Premium Rent MTM Water And/Or Sewer Charge Rent Charge

Amount Current? \$200 00 \$40 00

Υ \$1,125 00 Υ



IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

		•	
JEFFREY CUTLER		No.: 5:17-cv-05025	
	Plaintiff,		•
v .)	,	
	,	,	
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC.))	
EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT))		
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP)		
KIANDRA BAIR, McNEES WALLACE & NURICK)) •	FILED
SAM JANESH, THE LNP MEDIA GROUP)		SEP U7 2018
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN))	KATE BARKMAN, Clerk ByDep. Clerk
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)		
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR)	JURY TRIAL DEMANDER)
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)		
MIKE SHIRK, HIGH INC. CHAIRMAN)) 	
JUDGE DENISE CUMMINS))		
DISTRICT JUSTICE JUDGE DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)		
DIGITALO)	
	Defendants)	

CERTIFICATE OF SERVICE

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 51 of 100 Case 5:17-cv-05025-JLS Document 38-1 Filed 09/07/18 Page 2 of 2

I Jeffrey Cutler, do hereby certify that I this day I have served a copy of Plaintiff's MOTION TO STRIKE MOTION OF DAVID BUCKWALTER TO DISMISS AND FINAL JUDGEMENT of August 28, 2018, to all Defendants via the CM/ECF system, email or priority United States Mail, postage prepaid.

Date: <u>0756720</u>18

Jeffrey/Cutler, pro se 215-872-5715 (phone)

eltaxcollector@gmail.com

P.O. Box 2806 York, PA 17405

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER)	No.: 5:17-cv-05025
P) Plaintiff,)	
V.)	
Carpenter, LLP	FILED }	AUG 1 6 2018
KIANDRA BAIR, McNEES AWALLACE & NURICK	UG 1 6 2018	
	BARKMAN, Clerk) Dep. Clerk)	
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN)	
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)	
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR)	JURY TRIAL DEMANDED
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)	
MIKE SHIRK, HIGH INC. CHAIRMAN)	
JUDGE DENISE CUMMINS)	
DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)	
r) Defendants)	
	/	

MOTION TO COMBINE CASES WITH CASE 5:18-cv-00987, 2:17-cv-02763 AND FINAL JUDGEMENT

Here comes Jeffrey Cutler, Plaintiff in this case and requests this case be combined with case and case 5:18-cv-00987 and case 2:17-cv-02763 Case 5:18-cv-00987 is currently captioned Craig A. Dally and Ann C. Dally v. LAFAYETTE AMBASADOR BANK, AND FULTON FINANCIAL CORPORTAION. Case 2:17-cv-02763 is currently captioned JON ROBBINS v. FULTON BANK, N.A., On March 17, 2017 Judge Margaret Miller issued an order which seized Fulton bank accounts from Jeffrey Cutler ending with 8603 and 8612 and assigned tax collection for East Lampeter Township to the Lancaster County Treasurer, Amber Green Martin, after a 2 hour hearing based on perjured verification of Brian Hurter, and a violation of Pennsylvania law. Based on current public information the Lancaster County Treasurer, Amber Green Martin never had a surety bond to collect taxes at that time and never had any surety bond until July 18, 2018. Based on common pleas court case # CI-17-09663 order of July 2, 2018 by Judge Brown a person is not allowed to collect taxes without a surety bond. Fulton Financial seized both accounts (account ending with 8603 and 8612) with assets in excess of \$ 900,000 at the time. In the end of July 2018, Jeffrey Cutler received a notice from Fulton Financial that account ending in 8603 would be closed even though Fulton Financial had kept the account open since it was seized with zero activity since March 17, 2017. Account ending with 8612 was zeroed out and closed by Fulton Financial on April 3, 2017. On or about August 1, 2018 Jeffrey Cutler

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 54 of 100 Case 5:17-cv-05025-JLS Document 31 Filed 08/16/18 Page 3 of 28 transferred \$'251.00 (into account ending in 8603 on or about August 1, 2018.

. . . .

from a savings account he subsequently opened). The order by judge Miller has never been rescinded yet the funds in account ending 8603 are still in the account. Fulton Financial knew or should have known the seizure was illegal. As compensation for their participation in the bank robbery, the Lancaster County Treasurer, Amber Green Martin rewarded Fulton Financial with fees to collect approximately 100,000 tax bills annually. Since the original order was based on perjured testimony and the assignment of tax collection was illegal this makes the original order a conspiracy in to commit bank robbery (violation of 18 U.S.C. § 2113) and all the defendants in this case and their lawyers aided abetted in this activity along with WGAL, LNP media group, the entire East Lampeter Township Police department, Corey A. Shank of Erie Insurance. The FBI has a history of supporting crimes of the KLU KLUX KLAN and support of MURDER (Gary Thomas Rowe). Every news media outlet and newspaper in the United States have CENSORED the most salient points of this case as well as case and even law schools are CENSORING parts of the cases Jeffrey Cutler has filed https://www.brennancenter.org/legalwork/corman-v-torres. More information can be found at https://www.youtube.com/watch?v=mgCle8F zUk. Despite a legal STOP order in place, the rent mailed each month, the apartment at 67 Cambridge Village is now occupied by Connie L. Nelson, an illegal lockout of the premises occurred, complete theft of the contents including insurance Combine Cases & Final Judgement 5.17-cv-05025 Page 3 of 27 Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 55 of 100 Case 5:17-cv-05025-JLS Document 31 Filed 08/16/18 Page 4 of 28 fraud, and electric power. The FBI or other federal agency have engaged in altering bank records (PNC Bank) signature card, preventing Mr. Cutler from getting Legal Representation, and trying to stop Mr. Cutler from having access to funds from Fidelity Investments. They also have engaged with others in the unlawful interference with the office of the president including making threats against him which is a federal crime. Other current or previous public officials may be members of the KLU KLUX KLAN based on public events such as the police beating of Emily Weinman in Wildwood New Jersey, the refusal of Bill Clinton to apologize to Monica Lewinsky, the Thadeus Steven's College of Technology refusal to allow the public access to their library (even though a complaint was made to the office of Tom Wolf and they are fully owned by the Commonwealth of Pennsylvania), Sandra Thompson harassment with 4 other black women on the golf course in York, Pennsylvania, the incarceration without trial for over 4.5 years of Jammal Harris and other African Americans (Andrew Miller), Seth Williams prosecution and instant incarceration, Bill Cosby prosecution and attempted instant incarceration based on a lie made by the DA, Seth Rich Murder, etc. . Statements by members of the KLU KLUX KLAN have previously codified their pride in SCREWING A JEW, or getting Jews to defend their civil rights (Mr. Cutler is Jewish by birth). The courts have affirmed, it must "afford a liberal reading to a complaint filed by a pro se plaintiff," particularly when the plaintiff has no formal legal training or

education. Klayman v. Zuckerberg, 753 F.3d 1354, 1357 (D.C. Cir. 2014); see

be liberally construed, and a pro se complaint, however inartfully pleaded, must be held to less stringent standards than formal pleadings drafted by lawyers.") and a claim is expressed in the complaint. In the alternate to dismissing all defendants claims a jury should be permitted to hear testimony under oath of witnesses in deciding the motions of this case, including Lisa Michelle Lambert, retired Judge Stewart Dalzel, James Comey, Emily Weinman etc. This case is related to USCA case #17-2709 and USCA case #18-1816. It is almost poetic, that in the film "Mississippi Burning", a fictional account of the MURDER of black and Jewish civil rights workers by the KLU KLUX KLAN, the sheriff 's name was Ray Stuckey and here there is proof that Dennis Stuckey participated in Mail and interstate Insurance fraud along with Mr. Mills, Cristina Hausner, and others and should be prosecuted for insurance fraud, theft by deception, and criminal conspiracy, just like Oneatha Swinton is being charged by the Pennsylvania Attorney General Josh Shapiro. On February 23, 2017 when East Lampeter Supervisors voted to assign tax collection to the Lancaster County Treasurer by resolution 2017-12 even though Amber Green Martin never had a surety bond to collect taxes, and they failed to perform due diligence and they knew or should have known about the surety bond. As recently as June 19, 2018 State Senator Scott Martin has held hearings in support of giving his wife (Amber Green Martin) more power, even though she has continually broken the law, and failed to have a

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 57 of 100

Case 5:17-cv-05025-JLS Document 31 Filed 08/16/18 Page 6 of 2 surety bond to collect taxes. David Zuilkoski and the Conestoga School

System assigned the tax collection to the Lancaster County Treasurer's office

and failed to perform due diligence in this matter, and knew or should have

known Amber Green Martin never had a surety bond. The office of

Pennsylvania Attorney General by not charging Amber Green Martin has also

violated the United States Constitution Amendment 14, by the fact that

Amber Green Martin has been violating the law in plain sight in not securing a

surety bond until July 18, 2018, in an amount that is significantly less than

required by law (the law requires 75% of the amount at risk). Susan Peipher

and Christina Hausner were involved in suborning perjury, destroying or

concealing evidence, witness tampering, and concealing income or assets.

Since the original claim and assignment of tax collection was based on the

furtherance of a crime the default judgment should be made final, see attached

documents from the Lancaster Court of Common Pleas case # CI-17-09663.

Date: 16 AUG EOIT

215 872 5715 (phone)

eltaxcollector@gmail.com

P.O. Box 2806

York, PA 17405

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

JEFFREY CUTLER)	No.: 5:17-cv-05025
	Plaintiff,)	
v.)	
ALAN SCHNITZER, CHAIRMAN THE TRAVELER'S COMPANIES INC.)	
EDWARD MCVEY, THE PENNSYLVANIA INSURANCE DEPARTMENT)	
Richard S. MILLS, McElroy, Deutsch, Mulvaney, & Carpenter, LLP)	
KIANDRA BAIR, McNEES WALLACE & NURICK)	
SAM JANESH, THE LNP MEDIA GROUP	,)	
DENNIS STUCKEY, LANCASTER COUNTY CHAIRMAN)	
BRIAN HURTER, LANCASTER COUNTY CONTROLLER)	
MARK DALTON, LANCASTER COUNTY COURT ADMINSTRATOR)	JURY TRIAL DEMANDED
DAVID BUCKWALTER, EAST LAMPETER TOWNSHIP CHAIRMAN)	
MIKE SHIRK, HIGH INC. CHAIRMAN)	
JUDGE DENISE CUMMINS DISTRICT JUSTICE JUDGE)	
DAVID ZUILKOSKI, CONESTOGA VALLEY SCHOOL DISTRICT)	
	Defendants)	

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 59 of 100 Case 5:17-cv-05025-11 S Document 31 Filed 08/16/18 Page 8 of 28 PLAINTIF'S PROPOSED ORDER FOR FINAL DEFAULT JUDGMENT

AND NOW, th	is day of	, 2018 upon consideration Plaintif's Motion
for Default Ju	dgment and for good ca	ause shown, it is hereby ORDERED the Motion is
GRANTED	SO ORDERED	

- a. Order the Default Judgment against all defendants be granted and made FINAL at one million dollars per day
- b. Order the order of Judge Margret Miller made March 17, 2017 against Jeffrey Cutler vacated, the order by Judge Margaret Miller against Jammal Harris vacated and order by Judge Lawrence Stengel against Lisa Michelle Lambert vacated
- c. Order the summary judgment of all other cases filed by Mr. Cutler in every court also be granted.
- d. Order all vandalism perpetuated against Mr Cutler to be compensated, and listed
- e. Provide documentation to the court of how much all court costs and legal fees have been to date, and list cost or legal hours and <u>ALL LEGAL FIRMS</u> used to try to change the outcome of a certified election in all future actions with the court by East Lampeter Township Lancaster County. Legal fee documentation should start with the actions of the solicitor on and East Lampeter Township starting in 05NOV2013.
- f. Order East Lampeter Township to reveal all persons or individuals that have expressed interest in this case, especially any officials of the United States Government, and all payments by any George Soros forganization
- g. Order a one million dollar a day penalty per named defendant, until Mr. Cutler's reputation and credit are restored or individual agreements are reached with each party
- h. Order Susan Peipher Esquire, East Lampeter Township, Lancaster County Courts and unnamed others show cause why they should not be charged with violations of the RiCCO ACT, both 18 U.S.C. §§ 1961–1968 RICO violations, and 18 U.S.C. §§ 1964, Civil RICCO Act.
- i. Order Susan Peipher Esquire, Christina Hausner, East Lampeter Township, East Lampeter Township Police, Lancaster County Courts, Ralph Hutchinson, Judge Margaret Miller, Scott Martin, Elam Herr. all named defendants in this case and unnamed others show cause why they should not be charged with violations of 18 U S C. § 2113 (bank robbery)
- j. Order Fulton Financial to return all money for accounts ending with 8603 and 8612 with penalties.
- k. Order Fulton Financial to compensate the plaintiffs for cases 5 18-cv-00987 and case 2 17-cv-02763 as demanded in their respective lawsuits
- Other remedies the court deems appropriate
- m. Order the Democratic National Committee to also show why they are not a party to Religious discrimination

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 60 of 100 Case 5:17-cv-05025-JLS Document 31 Filed 08/16/18 Page 9 of 28 n. Order the United States Government to stop collecting or accessing penalties FOR FAILURE to comply with

established tenets or teachings of such sect or division of ANY religion in violation of the U.S.

Constitution amendment 1 and declare the ACA unconstitutional

Dated:, 2018		
	 BY THE COURT	-

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA CIVIL ACTION – LAW

EAST LAMPETER TOWNSHIP

Plaintiff: Docket No.: CI-15-05424

v. : Action in Mandamus

JEFFREY CUTLER : The Honorable Margaret

Defendant

ORDER

AND NOW, this 1740 day of March 2017, upon consideration of the Petition for Special Injunction, it is HEREBY ORDERED and DECREED that Defendant Jeffrey Cutler is enjoined from performing any duties as Tax Collector for East Lampeter Township.

IT IS FURTHER ORDERED that:

- 1. The Lancaster County Treasurer shall serve as interim Tax Collector for 2017;
- 2. Fulton Bank shall continue to freeze Defendant Jeffrey Cutler's Tax Collector Account No. xxxxxx8603 and Administrative Account No. xxxxxx8612;
- 3. Fulton Bank and/or the Lancaster County Treasurer or her designee shall open a post office lockbox with the East Petersburg post office for the purpose of receiving tax payments, and the United States Postal Service shall forward all such mail from P.O. Box 26 in East Petersburg to such new post office lockbox;
- 4. On or before March 30, 2017, the Lancaster County Treasurer shall open a new bank account at Fulton Bank for the purpose of collection of tax payments from East Lampeter Township taxpayers;
- 5. On April 3, 2017, Fulton Bank shall close Defendant Jeffrey Cutler's Tax Collector Account No. xxxxxx8603 and Administrative Account No. xxxxxx8612 and transfer Combine Cases & Final Judgement 5 17-cv-05025 Page 10 of 27

any balances in such accounts to the new bank account opened by the Lancaster County Treasurer;

- 6. After April 3, 2017, Fulton Bank shall deposit all tax payments payable to Jeffrey Cutler submitted to the Bank (either by mail or at branch locations) into the new bank account opened by the Lancaster County Treasurer; and
- 7. Defendant Jeffrey Cutler shall deliver all books and records associated with his tax collection duties to the Lancaster County Controller within ten (10) days of the date of this Order.

BY THE COURT:

Attest:

pies to. Susan P. Peipher, Esquire - 3 at counter

Christina L. Hausner, Esquire

Jeffrey Cutler

NOTICE OF ENTRY OF ORDER OR DECREE PURSUANT TO PAIR CIPINO 236 NOTIFICATION - THE AITACHED DOCUMENT HAS BEEN FILED IN THIS CASE PROTHONOTARY OF LANCASTER CO., PAIDATE 2000

Prothonotary of Lancaster County Counter Receipt

I, SUSAP, Peipl) L/ , accept receipt of the following
C1-15-05424 (case number)	Older dated 3/17/17 (3)
(case number)	(document(s) received)
as an authorized representative of	Balinger Thomas PC. (law firmor attorney name) S17/17 (date)
1	•

S06

U25-JLS Document

Lancaster, PA 17604

fultonbank com

Date of Notice:

07/24/2018

Closure Date:

08/23/2018

Account Number:

XXXX8603

Temp-Return Service Requested

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TR00011

FZNT

Fulton Bank

JEFFREY CUTLER PO BOX 2806 YORK PA 17405-2806

IMPORTANT NOTICE: YOUR ACCOUNT WILL BE CLOSING IN 30 DAYS Account #XXXX8603

Your State and Municipal Checking account has been carrying a \$0 balance for the past two months and there has been no activity for the past 90 days. Unused accounts may become a personal information security risk and as a result, we will be closing this account effective August 23, 2018. To reactivate your account, you will need to make a deposit at a branch office or ATM prior to August 23, 2018.

Please note: you are still responsible for any overdrafts, outstanding items, fees, unpaid charges, or items to your account which are returned unpaid. If your account is closed before interest is credited, you will not receive the interest.

If you have any questions, please visit your local branch office or call us at 800-FULTON-4.

Fulton Bank

RECEIPT

Checking

Savings

[] Loans

8 1 2018 15 17 41 2510 10 228693 TirApp!r52D 235 5106 0001 \$251 00

02 81 145 (02 16

DEPOSITS MAY NOT BE AVAILABLE FOR IMMEDIATE WITHDRAWAL

FULTON BANK N.A. MEMBER FOIC

TAX15101 Rev 0701 2018

Fulton Ban

P O Box 4887 Lancaster, PA 17604

fultonbank com

Date of Notice:

07/24/2018 08/23/2018

Closure Date: Account Number:

XXXX8603

18L"

Temp-Return Service Requested



JEFFREY CUTLER PO BOX 2806 YORK PA 17405-2806

IMPORTANT NOTICE: YOUR ACCOUNT WILL BE CLOSING IN 30 DAYS Account #XXXX8603

Your State and Municipal Checking account has been carrying a \$0 balance for the past two months and there has been no activity for the past 90 days. Unused accounts may become a personal information security risk and as a result, we will be closing this account effective August 23, 2018. To reactivate your account, you will need to make a deposit at a branch office or ATM prior to August 23, 2018.

Please note: you are still responsible for any overdrafts, outstanding items, fees, unpaid charges, or items to your account which are returned unpaid. If your account is closed before interest is credited, you will not receive the interest.

If you have any questions, please visit your local branch office or call us at 800-FULTON-4.



TAX151D1 Rev 07.01 2018

Fulton Bank

PO Box 4887 Lancaster, PA 17604 fultonbank com

Statement Date: 06/01/18 through 06/30/18

Primary Account:

XXXX8603

138

Page 1 of 2

Temp-Return Service Requested

For information regarding your account, please call customer service at 800 FULTON 4

Account Statement

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019481 0.4500 AV 0.378 JEFFREY CUTLER PO BOX 2806 TR00060

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PO BOX 2806 YORK PA 17405-2806

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	Total For This Period	Total Year-to-Date
Total Overdraft/OD Fees (Paid Items)	0.00	0 00
Total Non-Sufficient Funds/NSF Fees (Returned Items)	0 00	0.00

SECURITY BRIEF

Don't Use Public Wifi When Accessing Private Information.

Avoid using a public WiFi with a shared password or unsecured wireless access. They pose a security threat because your private information can be intercepted.



FULT 001.019481.001.000.180705 019481 S04 17405280606

Service Fees

LISTENING IS JUST THE BEGINNING!

Lancaster, PA 17604

fultonbank.com

7-PD Document 131 Filed 06/29/17 Page 18 of 40-17 138 - Noмс Page 1 of 2

Statement Date: 05/01/17 through 05/31/17

Primary Account:

Temp-Return Service Requested

For information regarding your account, please call customer service at 800.FULTON 4

Account Statement

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006969 0.4500 AV 0.373

TR00027

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JEFFREY CUTLER PO BOX 2806 YORK PA 17405-2806

STATE AND MUNICIPAL CHECKING				Account XXXX860		
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Acco	unt Activity					
Date	Description		Deposits/Credits	Checks/Debits	Bal	ance
04/30	ENDING BALANCE F	ROM PRIOR STATEMENT				0.00
	No Activity During Th	is Statement Cycle				
05/31	ENDING BALANCE	· · · · · · · · · · · · · · · · · · ·		-		-0.00
Intere	st Earned Informat	ion	05/01/17 through 05/31/			31/17

Interest Paid This Year ** Annual Percentage Yield Earned	0.00 0.00%	Avg. Daily Collected Balance Interest Earned	0.00 0.00
Service Fee Balance Information		05/01/17 th	rough 05/31/17
Average Ledger Balance Average Collected Balance	0.00 0.00	Minimum Ledger Balance	0.00

Service Fees

	Total For This Period	Total Year-to-Date
Total Overdraft/OD Fees (Paid Items)	0.00	0.00
Total Non-Sufficient Funds/NSF Fees (Returned Items)	0.00	0.00

SECURITY BRIEF Be Careful Using QR Codes. QR (Ou ta Response) Codes can direct you motified ence to a malicinessie. Boral tidus if Pulleceive i QR cade tralemail.

FULT.001.006969.001.000.170602 006969 17405280606

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Case 2:17-cr-00137-PD Document 31 Filed 06/29/17 Page 20 of 40 17-00210

Case 2:17-cr-00137-PD Document 106 Filed 06/29/17 Page 20 of 40 17-00210

Case 2:17-cr-00137-PD Document 106 Filed 06/21/17 Page 16 of 80

Case 2:17-cv-00984-TON Document 32-2 Filed 05/11/17 Page 59 of 59

VERIFICATION

I yarify that the statements made above are true and convex to the best of my knowledge, infarmation and ballef and I understand that the statements are made subject to the penalties of £8 Pa. C.S. § 4904 relating to unsworn falsification to authorities.

Dec March, 7, 2017

Bries K. Huster

PERJURY!

C1-15-05424"

PARTICULATION 1 Page 20 of FR

2:17-c#-00964-6/01 Page 23 of 60

2:17-cr-00137 JUNE 21 Page 16 of 80

Case 2:17-cr-00137-PD Document 106 Filed 06/21/17 Page 13 of 80 (717) 300-9921 (215) 872-5715 (717) 854-4718



Tax Collector
East LampeterTownship
2250 Old Philadelphia Pike
Lancaster, PA 17602

JUNE 20, 2017

JOSH SHAPIRO Office of the Attorney General Strawberry Square Harrisburg Harrisburgh, PA 17120

Re: PRIVATE CRIMINAL COMPLAINT -PERJURY, OBSTRUCTION OF JUSSTICE

Dear Josh:

Please consider the attached documents as a <u>PRIVATE CRIMINAL COMPLAINT</u>. Brian Hurter, signed the attached verification on 07MAR2017, <u>ESSENTIALY CLAIMING I HAD FAILED TO TURN IN \$ 90,000.00</u> and based on this <u>PERJURED TESTIMONY</u> I was ILLEGALLY REMOVED FROM OFFICE. He testified under oath on 17MAR2017 that neither <u>he nor anyone in his staff ever audited</u> the records of the Lancaster County Treasurer. Also the COMMONWEALTH COURT OFFICE has yet to record the 48 page <u>NOTICE OF APPEAL</u> I filed on 14JUN2017 and filed the first 3 pages in Federal Court on 15JUN2017. Email eltaxcollector@gmail.com.

K IU

Sincerelly

Jeffley Cutier

Tax Collector East Lampeter Township, Pennsylvania

- 2:17-cr-00137 JUNE 21 Page 13 of 80

Case 2:20-20-006577-0065 Pocument 24 Filed 08/25/20 Page 170 of 1900 Case 5:17-cv-05025-JLS Document 31 Filed 08/16/18 Page 19 of 28

ENTERED AND FILED

Kegel Kelin Almy & Lord LLP By: Jason T. Confair, Esq. Attorney I.D. #206729 confair@kkallaw.com 24 North Lime Street Lancaster, PA 17602

PROTHIGNOTARY'S OFFICE LANCASTER, PA

ORIGINAL

Telephone: 717-392-1100 Facsimile: 717-392-4385

Attorneys for Manheim Township School District

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA CIVIL ACTION

Patricia J. Kabel,

Plaintiff : CI-17-09663

٧.

Manheim Township School District,

Defendant

PETITION FOR EMERGENCY INJUNCTIVE RELIEF PER PA.R.C.P. 1531

Now comes the Manheim Township School District (the "District") by and through its attorneys to file this Petition for Emergency Injunctive Relief in the above-captioned matter:

- 1. This is a matter of the gravest importance involving the safety and security of many millions of dollars of public tax revenues.
- 2. Plaintiff is the elected tax collector who has responsibility to collect real estate taxes levied by the District. In the interests of time and efficiency, all pleadings, filings, and proceedings in the above-captioned matter are incorporated into this Petition by reference. See Pa.R.O.P. 1019(g).
- 3. Each year, the District levies and collects approximately \$60 million in real estate tax revenues.

- 4. Under The Local Tax Collection Law, the Plaintiff was required to obtain and furnish a bond to the District on or before March 15, 2018 securing her collection and payment over of the District's real estate tax revenues. 72 P.S. § 5511.4.
 - 5. The Plaintiff ignored the March 15, 2018 deadline.
- 6. Under the District's Resolution Establishing Policies and Procedures for Elected Tax Collectors, the District gave the Plaintiff until May 21, 2018 to cure her default with the bonding requirement. Exhibit 1 at § 2.
 - 7. The Plaintiff ignored the May 21, 2018 deadline.
- 8. Under the stipulated Order entered by the Court on June 8, 2018, the Court gave the Plaintiff until June 11, 2018 to cure her default with the bonding requirement. Exhibit 2 at § 2(f).
 - 9. The Plaintiff ignored the June 11, 2018 deadline.
- 10. The law is very clear that an elected tax collector who fails to obtain the required bond does not qualify for office and cannot collect taxes. 72 P.S. § 5511.4, accord 24 P.S. § 6-. 683.
- 11. Indeed, under the Public School Code, a school district is statutorily required to appoint a new tax collector if the elected tax collector fails to post the required bond within "fifteen days" after "notice to do so." 24 P.S. § 6-684(d). Obviously, at the very latest, the Plaintiff had "notice" to post the bond on or before the June 11 deadline set by the Court. Over fifteen (15) days has elapsed since June 11.
- 12. At all times leading up to Friday, June 29, 2018, the Plaintiff indicated she would be able to obtain and provide the required bond before the beginning of the real estate tax payment period on July 1, 2018.

- 13. However, on Friday, June 29th, the District learned the Plaintiff would most likely not be able to obtain the required bond.
- 14. On Saturday, June 30, 2018, the District's counsel emailed the Plaintiff's counsel to notify him what the consequences were of the Plaintiff's failure to obtain the required bond.

 Exhibit 3.
- 15. On Sunday, July 1, 2018, Plaintiff's counsel responded by again assuring the Plaintiff would have the required bond and claiming the Plaintiff "will have her bond first thing Monday." Exh. 3.
- 16. On Monday, July 2, 2018 at 8 a.m., despite being under no obligation under either The Local Tax Collection Law or the District's Resolution to do so, the Plaintiff opened her office to begin collecting real estate taxes for the District. Exh. 1 at § 3, citing 72 P.S. § 5511.13.
- 17. Full well knowing what she was doing was completely unlawful, the Plaintiff placed a call to the District's Superintendent (Dr. Robin Felty) explaining she "doesn't want to get in trouble" and asking where she could send taxpayers to make tax payments.
- 18. After the District's Superintendent confirmed that taxpayers should be directed to the District's Administrative Office, the Plaintiff began handing out address slips to taxpayers like the one attached at <u>Exhibit 4</u> instructing taxpayers to go to "Bucher Elementary School" to pay their real estate tax bills.
- 19. Although the District's Administrative Office is adjacent to Bucher Elementary School, the two facilities have different entrances which has created even more confusion for taxpayers, who are already angry about being turned away by the Plaintiff at her office.

- 20. In an attempt to protect the many millions of public tax dollars at stake and at the advice of legal counsel, the District proceeded to the Plaintiff's office at approximately 9:30 a.m. on Monday, July 2nd to take the following steps:
- a. To post a sign at the Plaintiff's office instructing taxpayers to make tax payments either in-person or via mail at the District's Administrative Office and to make checks payable to the District.
- b. To obtain access to the mailbox(s) the Plaintiff maintains at her office to receive real estate tax payments on behalf of the District.
- c. To notify Plaintiff that the District would need her authorization and endorsement to deposit tax payment checks made payable to the Plaintiff.
- 21. However, the Plaintiff informed the District she would not accept having any sign posted, and she denied the District access to the mailbox.
- 22. Unless the Plaintiff is enjoined from collecting the District's taxes and is ordered to take the steps necessary to transition tax collection back to the District, many tens of millions of dollars of public tax revenues will be unsecured in direct violation of numerous statutes (including, but not limited to, The Local Tax Collection Law and the Public School Code), in direct violation of this Court's Order dated June 8, 2018, and in direct violation of the most basic principles of how public fiduciaries are obligated to act.
- 23. Unless the Plaintiff is enjoined from collecting the District's taxes and is ordered to take the steps necessary to transition tax collection back to the District, taxpayers who have already made tax payment checks payable to the Plaintiff may have to be re-billed and may have to make out a second payment check to the District. In the meantime, the District will lose

significant investment and interest earnings on tax funds that could have been deposited and invested absent the Plaintiff's failings.

- 24. Unless the Plaintiff is enjoined from collecting the District's taxes and is ordered to take the steps necessary to transition tax collection back to the District, chaos will continue to reign. Taxpayers will continue to be confused and will not know how to properly pay taxes. And, the administrative logistics of trying to collect tax remitted at various different physical locations will become extraordinarily time-consuming and expensive.
- 25. As the Pennsylvania Supreme Court has explained, preliminary injunctive relief is appropriate when the moving party can demonstrate the following:

First, a party seeking a preliminary injunction must show that an injunction is necessary to prevent immediate and irreparable harm that cannot be adequately compensated by damages. Second, the party must show that greater injury would result from refusing an injunction than from granting it, and, concomitantly, that issuance of an injunction will not substantially harm other interested parties in the proceedings. Third, the party must show that a preliminary injunction will properly restore the parties to their status as it existed immediately prior to the alleged wrongful conduct. Fourth, the party seeking an injunction must show that the activity it seeks to restrain is actionable, that its right to relief is clear, and that the wrong is manifest, or, in other words, must show that it is likely to prevail on the merits. Fifth, the party must show that the injunction it seeks is reasonably suited to abate the offending activity. Sixth and finally, the party seeking an injunction must show that a preliminary injunction will not adversely affect the public interest.

Summit Towne Ctr., Inc. v. Shoe Show of Rocky Mt., Inc., 828 A.2d 995, 1001 (Pa. 2003) (citations omitted).

- 26. Regarding the first factor of the test for preliminary injunctive relief, many millions of public tax dollars are at risk and it is highly unlikely the Plaintiff has the financial wherewithal to pay a damage award to compensate the District and the public for that kind of catastrophic loss.
- 27. Regarding the second factor of the test for preliminary injunctive relief, entry of a preliminary injunction in this case will not substantially harm the Plaintiff. As even the Plaintiff

Case 2:20-2 \(\frac{1}{2}\) \(

has conceded in this litigation, she currently is entitled to approximately \$2,000 in compensation for collecting the District's taxes. There is no question whatsoever that greater injury would result from risking tens of millions of public tax dollars than from Plaintiff losing out on a few thousand dollars in compensation.

- 28. Regarding the third factor of the test for preliminary injunctive relief, the status quo will be restored if the preliminary injunction is granted. For decades prior to the Plaintiff's interference, the District collected real estate taxes in an orderly, cost-efficient, and secure manner. Indeed, to the best of the District's knowledge, there have been no audit findings relating to District tax collection for many, many years.
- 29. Regarding the fourth factor of the test for preliminary injunctive relief, the District's right to relief in this matter is clear. An elected tax collector who fails to obtain the required bond does not qualify for office and cannot collect taxes. 72 P.S. § 5511.4, accord 24 P.S. § 6-683.
- 30. Regarding the fifth factor of the test for preliminary injunctive relief, the relief the District is seeking is tailored to ensure it can collect its tax revenues in a secure and orderly fashion, nothing more.
- 31. With respect to the sixth and final factor of the test for preliminary injunctive relief, the District is filing this Petition solely for purposes of protecting the interest that its constituents have in protecting tens of millions of dollars in tax revenues and in generating substantial investment and interest income from those tax revenues.
- 32. Under Pa.R.C.P. 1531(a), the Court may enter a preliminary injunction without holding a hearing whenever it appears "immediate and irreparable injury will be sustained before notice can be given or a hearing held." If ex parte injunctive relief is entered, the Court must hold a hearing on the matter within five (5) days. Pa.R.C.P. 1531(d).

Case 2:29-24-00677-WS Pocument 34 Filed 09/25/20 Page 76 of 100 |
No. CI-17-09663

33. The chaos the Plaintiff is creating not only for taxpayers who are trying to pay tax bills but also for the District is an "immediate and irreparable" injury that justifies entry of ex parte preliminary injunctive relief.

Due to the Plaintiff's failure to obtain a bond and failure to cooperate with the District, chaos reigns. The District's tax bills direct that payment be made or mailed to the Plaintiff, who is not bonded and therefore not qualified to accept, process, hold, or deposit even one penny of District tax revenue. Although Plaintiff acknowledges she has no right to collect the tax due to her failure to obtain a bond, she refuses to cooperate with common sense steps to ensure tax payments are properly directed to the District. To the contrary, the Plaintiff is directing taxpayers to make tax payments at the wrong District facility. Each day this continues, substantial public tax revenues remain at risk and the District will lose substantial investment and interest earnings on tax revenues that are not deposited as quickly as otherwise could be.

WHEREFORE, the Manheim Township School District respectfully requests that this Honorable Court enter an order pursuant to Pa.R.C.P. 1531 that is substantially in the form of the proposed order attached to this Petition. Subsequent to holding a hearing in this matter, the District further respectfully requests that the Court permanently enjoin the Plaintiff from having further involvement in the collection of the District's tax levy for 2018, except as otherwise directed by the Court or the District.

Date: July 2, 2018

KEGEL KELIN ALMY & LORD LLP

By:

Attorney IJD. #206729 confair@kkaitaw.com 24 North Lime Street Lancaster, PA 17602
Telephone: 717-392-1100
Facsimile: 717-392-4385

Counsel for

Manheim Township School District

No. CI-17-09663

IN THE COURT OF COMMON PLEAS OF LANCASTER COUNTY, PENNSYLVANIA CIVIL ACTION

PATRICIA J. KABEL

٧,

No. CI-17-09663

MANHEIM TOWNSHIP SCHOOL DISTRICT

ORDER

NOW, this ______ day of July, 2018, upon consideration of the Petition for Emergency Injunctive Relief Per Pa.R.C.P. 1531 filed by Manheim Township School District (the "District") in the above-captioned matter, it is hereby ordered as follows:

- 1. Pending further order of Court, the Plaintiff is enjoined from (a) accepting real estate tax payments on behalf of the District, (b) depositing checks made payable to the District, (c) accessing any account used for the deposit or distribution of District funds, (d) accessing or utilizing any software used in connection with the collection or accounting of District tax funds, and (e) in any way interfering with steps taken by the District to collect its real estate tax levy.
- 2. Immediately upon entry of this Order, the Plaintiff shall allow the District to post a sign in form and substance acceptable to the District at a location deemed appropriate by the District at 1840 Municipal Drive, Lancaster, PA 17601 stating that payments of District real estate tax should be made at or mailed to the District Administrative Office and that real estate tax payment checks should be made payable to the District.
- 3. Immediately upon entry of this Order, the Plaintiff shall give the District access to any and all physical mailboxes she has set up for receipt of District real estate tax payments so that the District may retrieve any tax payments remitted to such mailboxes.

No. CI-17-09663

- 4. Immediately upon entry of this Order, the Plaintiff shall cease and desist from directing taxpayers to make tax payments to any location other than the District Administrative Office.
- 5. Immediately upon entry of this Order, the Plaintiff shall fully cooperate with the District in taking any other steps the District deems necessary or appropriate to ensure tax collections are transitioned back to the District.

This order is being entend ofter a conference call with counted

6. The plaintiff and defendand and is entend without present to request a modification to this order should she obtain a bond for the proper amount to protect all parties.

BY THE COURT:

LEONARD (I. BROWN, III

Copies to:

-Michael E. Peters, Esquire, Eastburn & Gray, P.C., 60 East Court Street, P.O. Box 1389, Doylestown, PA 18901

JUDGE

-Jason T. Confair, Esquire, Kegel Kelin Almy & Lord, LLP, 24 North Lime Street, Lancaster, PA

-Robert M. Frankhouser, Esquire, Barley Snyder, LLP, 126 East King Street, Lancaster, PA 17602

NOTICE C.F ENTRY OF ORDER OR DECREE PURSUANT TO PA. R.C.P NO. 236 NOTIFICATION - THE ATTACHED DOCUMENT HAS BEEN FILED IN THE CASE PROTHONOTARY OF LANCASTER CO., PA

Bentley Ridge Resident Statement

Resident: Resident Id: Cutler, Jeff (R 0500100433)

000196-42-CV67-14

From: Through:

Date

09/2017

Type

Move In Date: Current Lease:

Notice To Vacate:

6/18/2011 7/1/2017

Deposits Required: Deposits Received: Current Balance:

300.00 300.00 0.00

09/2017

Vacate Date:

Charges	Payments/Credits	Balance
		14,617.00

09/01/2017	Balance	Balance Forward	J	•	14,617.00
09/01/2017	Premium Rent MTM	September Charge	200.00		14,817.00
09/01/2017	Rent Charge	September Charge	1,125.00		15,942.00
09/01/2017	Water And/Or Sewer Charç	September Charge	40.00		15,982.00
09/19/2017	Check	#851926		9,280.00	6,702.00
09/25/2017	Check	#1000395065		5,800.00	902.00
09/29/2017	Check	#24655850774		902.00	0.00

Recurring Charges

Effective Dates 7/1/2016-6/30/2017 Water And/Or Sewer Charge

Rent Charge

Description

7/1/2017-6/30/2017 7/1/2017-6/30/2017 Description Amount Current? Premium Rent MTM \$200.00 Υ

\$40.00

Υ \$1,125.00 Υ

11:23 AM 9/29/2017 Page 1

In The United States Court of Appeals for the Third Circuit

20-1449

UNITED STATES OF AMERICA, et al. Paintiff-Appellees

v.

JOESPH R. JOHNSON Defendants-Appellant

JEFFREY CUTLER
Intervenor Defendants-Appellant

Appeal from the Order/Judgment entered February 28, 2020 in the United States District Court for the Eastern District of Pennsylvania at No. 2:19-cr-00367-1

PETITION FOR REHEARING EN-BANC AND SUMMARY AFFIRMATION

ORAL ARGUMENTS REQUESTED

AFFIDAVIT IN SUPPORT OF MOTION FOR SUMMARY AFFIRMATION

I Jeffrey Cutler, declare under penalty of perjury that the following facts are true and correct to the best of my information and belief;

- 1. I am the plaintiff Intervenor in this action USCA 20-1449 and plaintiff in USCA 20-1805
- 2. I have certified on September 04, 2020 that the following is TRUE AND CORRECT
- 3. This claim of Jeffrey Cutler is about a comment made on the youtube site <ref>
 https://www.youtube.com/watch?v=qbiR0-vGOYQ</ref>
- 4. Jeffrey Cutler commented "Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) and stated "[N]o one would be hurt and the greater justice would be attained" and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. On page 42a of document #1850892 it states "Related Cases. Judge Sullivan is unaware of any related case involving substantially the same parties and the same or similar issues". Mr. Cutler had previously notified Mr. Flynn's lawyer about his case that directly mentions General Flynn by name as being a related party of government abuse of power. This makes the statement in the document PERJURY (18 USC § 1001), the same crime which General Flynn was FORCED to plead guilty to protect family members. Mr. Cutler filed in FEDERAL COURT CASE #20-5143 PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND CORRECT PERJURED STATEMENT MADE BY LAWYER FOR JUDGE EMMET G. SULLIVAN AND OBSTRUCTION OF JUSTICE, but NANCY DUNN DISCARDED THE DOCUMENT. The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref>https://en.wikipedia.org/wiki/Jonathan Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref>, Sean Suiter from the Baltimore Police department. https://blackthen.com/black-mysteries-unsolved-death-jonathan-luna/ <ref> For Years there has been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and the Possible MURDER of JERRY MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref> https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mysteryshould-remain-sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf.html </ref> <ref> https://redistricting.lls.edu/files/PA%20corman%2020180724%20brief.pdf </ref> Watch https://www.youtube.com/watch?v=mgCle8F_zUk for more information and read comments sorted newest first. Also see <ref>

https://www.americantreedomlawcenter.org/case/jeffrey-cutler-v-u-s-dept-of-health-human-services/ </ref> and <ref> https://www.brennancenter.org/legal-work/corman-v-torres </ref>

https://www.pacermonitor.com/public/case/27231978/CUTLER_v_PELOSI_et_al </ref>
As an Official Whistle Blower in the Commonwealth of Pennsylvania, Jeffrey Cutler declares the actions Mr. Krasner, the Mayor of Philadelphia, and the Governor were a concerted effort to legally Murder Jews and Blacks. Mr. Cutler ran for governor as a Pro Se candidate against Tom Wolf and had an advertisement in the METRO paper on

24OCT2018 page 15: titled "SAVE BILL COSBY"

Jeffrey Cutler on 20MAY2020 filed at 4:10 PM an IMMEDIATE INJUNCTION

PENDING APPEAL FOR ALL jurisdictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern District of North Carolina on 16MAY2020 by Judge James C. Dever III, Mr. CUTLER filed AN IMMEDIATE INJUNCTION PENDING APPEAL THAT ENJOINS EVERY JURISDICTION OF THE UNITED STATES FROM SPECIFYING RESTRICTIONS ON HOW TO PRAY and 25AUG2020 AT 3:05 PM FILED PETITION FOR REHEARING EN-BANC AND SUMMARY AFFIRMATION. On 02SEP2020 for case #20-1449 the PETITION FOR REHEARING EN-BANC AND SUMMARY AFFIRMATION was put online even though it was filed 25AUG2020.EVERY PBS/NPR STATION IS VIOLATING (18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THE ABOVE STORY) JUST LIKE TOM WOLF IS GUILTY OF THE SAME CRIME FOR REDIRECTING 2.8 MILLION DOLLARS FROM THE CARES ACT FROM LEBANON COUNTY FOR MASK ADVERTISING!! <ref.>

https://www.witf.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanon-county/ </ref>

- 5. It was converted to "Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) and stated "[N]o one would be hurt and the greater justice would be attained" and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. On page 42a of document #1850892 it states "Related Cases. Judge EVERY PBS/NPR STATION IS VIOLATING (18 USC § 653-MISUSE OF FEDERAL FUNDS FOR NOT REPORTING THE ABOVE STORY) JUST LIKE TOM WOLF IS GUILTY OF THE SAME CRIME FOR REDIRECTING
- 6. This violates "IN KIND" campaign contributions and Section 230 of the Communications Decent Act effectively shields Google (and all websites) from any repercussions of showing defamatory comments if they <u>DO NOT PARTICIPATE IN</u> <u>THE EDITS</u>!!
- 7. The parent company of youtube has been properly served as part of case 20-1805

Respectfully submitted:

By:

P.Ø. Box 2806

York, PA 17405-2806

(215) 872-5715

Jeffrey Cutler

Date: 04507870

Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 84 of 100

_day of September 2020. Sworn to and subscribed before me this _______

Notary Public

Commonwealth of Pennsylvania - Notary Seal JOAN E. POTTS, Notary Public Philadelphia County My Commission Expires October 29, 2021 Commission Number1003613

Jeffrey Cutler <eltaxcollector@gmail.com> © Fri, Sep 4, 10:14 PM (8 hours ago) ☆ to EnfComplaint, Robert, StarRangerX15, Richard, newstips, Noah, tlohr@Inpnews.com, wpvi-tv.new ▼

Attached is a copy of the notarized document of the complaint made about youtube and it's parent corporation. Based on Prosecution of Mr. D'Souza this demands the attention of the FEC. <ref>https://observer.com/2014/01/dinesh-dsouza-indicted-for-campaign-finance-fraud/ </ref>

For clarity the nature of the PDF document is presented below.

Nancy Pelosi made a false statement in court via her lawyer (Mr Donald B. Verilli Jr.) and stated *[N]o one would be hurt and the greater justice would be attained" and violated (18 USC § 1001) on 03JAN2019 on page 24 of the filing that was made in case 4:18-cv-00167-0, a significant federal crime. On page 42a of document #1850892 it states "Related Cases. Judge Sullivan is unaware of any related case involving substantially the same parties and the same or similar issues. Mr. Cutler had previously notified Mr. Flynn's lawyer about his case that directly mentions General Flynn by name as being a related party of government abuse of power. This makes the statement in the document PERJURY (18 USC § 1001), the same crime which General Flynn was FORCED to plead guilty to protect family members. Mr. Cutter filed in FEDERAL COURT CASE #20-5143 PETITION TO COMBINE CASES FOR JUDICIAL EFFICIENCY AND CORRECT PERJURED STATEMENT MADE BY LAWYER FOR JUDGE EMMET G. SULLIVAN AND OBSTRUCTION OF JUSTICE, but NANCY DUNN DISCARDED THE DOCUMENT, The NEWS MEDIA IS AIDING AND ABETTING in concealing the MURDER of a BLACK FEDERAL EMPLOYEE just like Cecily Aquilar, 22 has been charged. The Employee is Jonathan Luna <ref> https://en.wikipedia.org /wiki/Jonathan_Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/ Beranton, Whisenant </ref>, Sean Suiter from the Baltimore Police department. https://blackthen.com /black-mysteries-unsolved-death-jonathan-luna/ <ref> For Years there has been a KLU KLUX KLAN serial rapist in East Lampeter Township, Pennsylvania. This included Lisa Michelle Lambert and the Possible MURDER of JERRY MURPHY of WI105 and covered up by the MEDICAL EXAMINER <ref> $\underline{https://lancasteronline.com/news/local/da-maintains-autopsy-in-luna-murder-mystery-should-remains-autopsy-in-luna-murder-mystery-autopsy-in-luna-murder-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-autopsy-in-luna-mystery-au$ sealed/article_ca83b358-c6de-11ea-a3eb-67597e2be2cf html </ref> <ref> https://redistricting.lls.edu/ files/PA%20corman%2020180724%20brief.pdf </ref>

Watch https://www.youtube.com/watch?y=mgCle8F_zUk for more information and read comments sorted newest first. Also see <a href="https://www.americanfreedomlawcenter.org/case/effetv-cutler-vu-s-dept-of-health-human-seprices/<ir>
 <a href="https://www.pacermonitor.com/public/case/2/231978/CUTLER_v_PELOSI_et_al_ <a href="https://www.pacermonitor.c

Jeffrey Cutler on 20MAY2020 filed at 4:10 PM an IMMEDIATE INJUNCTION PENDING APPEAL FOR ALL jurisdictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern District of North Carolina on 16MAY2020 by Judge James C. Dever III. Mr. CUTLER filed AN IMMEDIATE INJUNCTION PENDING APPEAL THAT ENJOINS EVERY JURISDICTION OF THE UNITED STATES FROM SPECIFYING RESTRICTIONS ON HOW TO PRAY and 25AUG2020 AT 3:05 PM FILED PETITION FOR REHEARING EN-BANC AND SUMMARY AFFIRMATION. On 02SEP-2020 for case

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You May want to read these books..... https://www.amazon.com/Love-Murder-Comption-Lancaster-County/dp/1933822880

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https://www.amazon.com/Black-Klansman-Memoir-Ron-Stallworth/dp/1250299047

https://www.amazon.com/Shame-Jesus-Hidden-Sponsored-Anti-semitism/dp/1601261764

Jeff Cutler (717) 854-4718 [Cell1] (215) 872-5715 [Cell 2]

P.O. BOX 2806 YORK, PA 17405

https://www.youtube.com/watch?v=mgCle8F_zUk

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Case 2:20-cv-00677-WSS Document 94 Filed 09/25/20 Page 86 of 100 Case: 17-1770 Document: 003112601944 Page: 17-1770 Date Filed: 04/21/2017

			PRIATE.
United States For The I	Court of App . Third Circuit	111 111 400 04	<u>V</u> E D
M. GIBBS-SQUIRES,)))	U.S.C.A. 31	house
Plaintiff,)) NO: 17-1	1770	, 1 ::
WILLIAM COSBY, JR., ET AL., Defendants.)))		

· 网络尔克克斯

AMENDED CONCISE SUMMARY OF THE CASE -

Appellant avers and incorporate each and every paragraph of his CONCISE SUMMARY OF THE CASE as if each paragraph was set forth verbatim.

ISSUE OF FIRST IMPRESSION:

The lower court, pursuant to a decision by the US Court of Appeals for the 1st Circuit, held the Smithsonian Institution is a federal agency. The US Supreme Court has held the Smithsonian is not subject to the Freedom of Information Act – congress has subjected all federal agencies to the FOIA; the Smithsonian is required to file income tax returns each year; \$400 million of the Smithsonian's annual budget is raised via private means; and British scientist James Smithson left most of his wealth to, an Establishment for the increase & diffusion of knowledge among men", in accordance with Smithson's will – the Smithsonian Institution.

ISSUE OF FIRST IMPRESSION:

Under the Racketeering Influence and Corrupt Organization Act (RICO), New York, the state where most of the crimes occurred including but not limited to the theft of the art, sell of stolen art and distribution of stolen art, has the greatest interest in having its laws applied: Res Judicata – Issue Preclusion, Rooker-Feldman; and as to Replevin. *AND*, Where, as here, Appellant was litigating to recover more than 4,000 works of art in New York, Replevin is not the recovery of the art by Appellant, but rather the possession of the art by the court to determine the damages suffered by Appellant. *ADDITIONALLY*,

Appellant must be allowed to plea, subject to discovery, counts as to negligence, civil rights violations, etc., as predicate criminal conduct to satisfy 18 USC § 1962 without being penalized; especially where, as here, Appellant moved to amend his complaint removing all formal pleading to a short plain statement pursuant to FRCP. Rule 8 and **Twombly** – rather than dismissal the lower

court had a responsibility to transfer the case to the Federal District Court for the Southern District of New York....AND,

The Corrupt Organization existed by using 4,000 stolen works of Black art to universally control the price of Black art. And providing stolen art to government officials, public figures and individuals of note; then Using said art to "Blackmail" those individuals to ensure their participation in Cosby's rape of more than 100 women; ensure their participation in Dr. Driskell's homosexual relationship with former students (Curators) in which Dr. Driskell forced those former students to steal art was concealed; individuals employed by Justice Department, namely AUSA Neil Corwin And AUSA Jim Trusty, but not limited to those individual were "assigned" to protect Bill Cosby; and the stolen art was "given" [Blackmail] to individuals controlling the NAACP, Congressional Black Caucus, Al Sharpton to control the Black Intellectual Political Discourse.... Black folk are a homogeneous people; OUR gains into the 1990s were exponentially "off the charts" because our leaders and institutions did their jobs. The \$50 Billion of stolen Black art – exchanged commitment for personal greed: the <u>NEGATIVE</u> systemic conditions of Black folk seen on national news each day exist because the corrupt organization exists....

This is to certify that this amended civil appeal information statement was filed with the Clerk of the U.S. Court of Appeals for the Third Circuit and a copy hereof served to each party or their counsel of record this 19th day of April 2017.

Respectfully Submitted,

M. Eugene Gibbs, Pro-se 4257 Monterey Drive Florence, SC 29501

mgibbs70@aol.com

843-610-0674

UNITED STATES COURT OF APPEALS FOR THE THIRD CIRCUIT May 18, 2017 ACO-083

No. <u>17-1770</u>

M. EUGENE GIBBS-SQUIRES, (ESQ.) AND ALL OTHERS SIMILARLY SITUATED, Appellant

V.

WILLIAM HENRY (BILL) COSBY; SMITHSONIAN INSTITUTION:
BOARD OF REGENTS, CHANCELLOR JOHN G. ROBERTS, JR.,
CHIEF JUSTICE U.S. SUPREME COURT, JOSEPH R. BIDEN, JR.,
VICE PRESIDENT, SEN. JOHN BOOZMAN (R-AR); SEN. PATRICK
LEAHY (D-VT), SEN. DAVID PERDUE (R-GA), REP. XAVIER BECERRA
(D-CA), REP. TOM COLE (R-OK), REP. SAM JOHNSON (R-TX);
SOUTH CAROLINA SUPREME COURT; ATTORNEY GENERAL
UNITED STATES OF AMERICA; JUSTICE DEPARTMENT; DOES-1-200

(E.D. Pa. No. 2-16-cv-00768)

Present: MCKEE, JORDAN and RESTREPO, Circuit Judges

- 1. Motion by Appellee William H. Cosby, Jr. for Summary Affirmance;
- 2. Response in Opposition by Appellant to Motion for Summary Affirmance;
- 3. Motion by Appellees Attorney General United States of America and Department of Justice for Summarily Affirmance;
- 4. Response in Opposition by Appellant to Attorney General United States of America and Department of Justice's Motion for Summarily Affirmance;

5. Motion by Appellee South Carolina Supreme Court for Summary Affirmance.

Respectfully, Clerk/tmm

ORDER

The foregoing motion for summary affirmance is hereby GRANTED.

By the Court,

s/ Kent A. Jordan
Circuit Judge

Dated: June 14, 2017

tmm/cc: Viveca D. Parker, Esq.

John R. Timmer, Esq.
Samuel W. Silver, Esq.
Bruce P. Merenstein, Esq.
Andrew F. Lindemann, Esq.
M. Eugene Gibbs-Squires, Esq.

Certification of a formal mandate on August 7, 2017

Teste: Marcia M. Waldron

Clerk, U.S. Court of Appeals for the Third Circuit



Supreme Court of Pennsylvania

Amy Dreibelbis, Esq. Deputy Prothonotary Elizabeth E. Zisk Chief Clerk

Middle District

601 Commonwealth Avenue, Suite 4500 P.O. Box 62575 Harrisburg, PA 17106 (717) 787-6181 www.pacourts.us

February 24, 2017

Katherine Wood-Jacobs Prothonotary Lancaster County Courthouse 50 North Duke Street Lancaster, PA 17608-3480

RE: Jeffrey Cutler, East Lampeter Township Tax Collector, Petitioner

V.

Amber Green, Lancaster County Treasurer, Ralph Hutchinson, East Lampeter Township Manager and Bentley Ridge Apartments, Respondents 29 MM 2017

Intermediate Court Docket No:

Trial Court Docket No: CI-16-09640

CI-15-05424 CI-16-10261 CI-17-00568 CI-15-05682

Petition Document: Application for Extraordinary Relief

Disposition:

Disposition Date:

Reargument/Reconsideration Disposition:

Reargument/Reconsideration Disposition Date:

TALCASIER FA

Email =jeff jsc@yahoo.com

Phone (717) 854-4718

JEFFREY CUTLER

SUMMARY

- BSEE and over 18 years of professional manufacturing and maintenance experience with project commissioning, Experience with Material Handling, Robotics, Process, Paper, Packaging & Logistics Systems (including the second largest AS/RS in the United States) and Automation Systems.
- Project management, manufacturing, and maintenance experience
- Trained in Duran quality management (similar to Six Sigma)
- Significant experience cGMP environments with both food and pharmaceutical operations
- Extensive experience with system Automation, and Validation (SAT, FAT, IQ/OQ execution and composition).
- Significant system, PLC programming & design experience with most PLC's (AB (Rslogix 5, Rslogix500, Rslogix5000), Modicon, Sq "D", GE, TI, Omron etc.), MMI (Panelview, Panelmate, TCS, Maple, Optimation), Scada (TI, Wonderware, Intellution, OI-2000, Web).
- Robot programming and design experience with several different robots and languages including VAL, VAL 2, Rail, etc.

EXPERIENCE

2014 - Present *East Lampeter Township*, Lancaster, PA

Elected Tax Collector for East Lampeter Township (part time position)

- Responsible for the collection of approximately 8 million dollars of real estate tax revenue.
- In compliance with my "Oath of Office" to defend the constitution, created and filled a challenge to the Affordable Care Act case number 1:13-cv-2066, appeals court case number 14-5183.

1991 - Present J.S.C. Associates, York, PA

Project Engineer-Manager for the consulting firm, assisted companies with various modernization projects and plant startups..

- Perform Startup, Validation and Debug of new and Existing Automation & Logistics Systems Systems.
- Develop and execute SOPs, FRS, DDS and ATP's for pharmaceutical and other types of clients
- Developed and executed, backup procedures & disaster contingency plans for PLCs at pharmaceutical customers.
- Performed contract Maintenance Engineering Support & assisted technicians in proper procedures & debug of PLCs, Robots and AGVs at a motorcycle manufacturing plant.
- Acted as a contract Maintenance Supervisor & trained technicians in proper backup procedures & disaster contingency plans for PLCs at pharmaceutical customers.
- Y2K contingency plans for the Bio-Sterile operations of a large pharmaceutical company.
- Automated Storage Retrieval Systems & AGV systems, Y2K upgrades and design.
- System Startup and Debug of a 40 million dollar Sterile Filling System in a Barrier Isolator Sterile Environment using PLCs(AB 5 Series and SLC), and Wonderware as SCADA
- System Startup and Debug of a 120 million dollar food manufacturing and high speed Filling System using PLCs (Sq D PLC), and Fix/DMACS as SCADA
- Contract training of maintenance personnel for a 120 million dollar food manufacturing and high speed Filling System using PLCs(Sq D PLC), and Fix/DMACS as SCADA
- FRS and concepts for a Automated Frozen Sample System as part of High Throughput Screening System
- Pharmacy Automation for a major pharmaceutical manufacturer.
- System Startup and automation for a fifty million dollar web line using PLCs, Wonderware and Sun Based DCS.
- Injection Molding Automation for a major electrical component manufacturer.
- Automation for a major confectionery manufacturer.
- Material handling consulting and diagnostic analysis for major Ethical Pharmaceutical Manufacturing Plant.

1990 - 1991

ST. ONGE COMPANY, York, PA

Project Engineer-Manager for the engineering consulting firm, assisted fortune 200 companies with various modernization projects.

- Designed automation for total automation of pharmaceutical manufacturing and material handling, of an Over-The-Counter/Generic Pharmaceutical Manufacturing Plant costing over 20 million dollars (Warner Lambert). for better continuous flow manufacturing.
- Designed and implemented manufacturing inventory/barcode system for an Over-The-Counter/Ethical Pharmaceutical Manufacturing Plant (Sterling Drug), costing less than four hundred thousand dollars.

1988 - 1990 TEXAS INSTRUMENTS, Hunt Valley, MD

Project Manager for the Industrial Automation Division (Distributed Control/SCADA/PLC Group). Produced concepts, proposals, consulting Studies requirements definitions and implementation.

Email =jeff jsc@yahoo.com

Phone (717) 854-4718

- 80 million dollar, Paperless Computer Directed Pharmaceutical Manufacturing Systems, complete with automated warehousing and AGVs (Bristol Meyers)
- Process automation of a rubber manufacturing pilot facility originally constructed to develop synthetic rubber during WWII.
- Automation (process, information and material handling) of several different food manufacturers.

1987 - 1988 ST. ONGE RUFF & ASSOCIATES, York, PA

- Senior Systems Engineer for the Architectural Engineering firm, assisted fortune 200 companies with various modernization projects, specializing in the food and pharmaceutical industries.
- Tallest U.S. Automated Warehousing Systems (for CIBA-GEIGY ethical drug manufacturing in Suffern, New York).
- Mail/Package Handling Projects for the US Postal Service.
- 600 Million Dollar Automated Food Manufacturing System.

1981 - 1987 CATERPILLAR INC., Peoria, IL - York, PA

Performed various engineering maintenance positions of increasing responsibility on multiple sites in automation and manufacturing technologies.

- Test Stand automation for diesel engines, hydraulic components and diesel engine fuel pumps/systems.
- Conceptual design, project management and implementation of automation systems for metal heatreat, FMS manufacturing, robotic assembly, material handling and component assembly for hydraulic hose assemblies and cylinders (Joliet, II)
- Networked over 500 PC's, VAX's, IBM SNA, PDP-11's, PLC's, printers, and terminals into multi_vendor network.
- Participated in the computer controls retrofit of multi-site Automated (AS/RS) Distribution Warehouse System. Assisted in the implementation and design of a 2000 node DNC/CNC system used in 5 states and 4 countries (LAN/WAN).
- Corporate responsibility for networking of all 123 robots and responsibility for technical consulting on interfacing computers to programmable controllers.
- Automation of systems for metal heatreat, FMS manufacturing, coordinate measuring, robotic machining, furnace control.

1979 - 1981 INTERLAKE INC., Pontiac, IL - Chicago, IL - Burr Ridge, IL

Electrical engineer with the Automated and Storage/Handling Systems Division. Projects included the design, fabrication, and installation of the 2nd largest automated warehouse distribution (AS/RS) system in the United States costing over \$33 million, and consisting of over 100,000 unit load locations. Responsibilities included new ground up design and the first PLC based stacker vehicle control systems, message display communications programming, and field commissioning of the system.

1978 - 1979 GOULD INC. - Industrial Battery Division., Langhorne, PA, - Kankakee, IL - Manufacturing Maintenance Engineer

1976 - 1978 KEYSTONE AUTOMATED EQUIPMENT, Philadelphia, PA, - Control System Engineer Supervisor

1973 - 1976 BILLY PENN CORPORATION, Philadelphia, PA, Electrical/Automation Maintenance Supervisor

EDUCATION

Bachelor of Science - Electrical Engineering Drexel University, Philadelphia, Pa. -- Evening College Other College - Robotics George Washington University

Other Training - GMP AP Medican TL PLC Programming VAX's PDP 11 Systems UNIX Organization

Other Training - cGMP, AB, Modicon, TI PLC Programming, VAX& PDP-11 Systems, UNIX, Oracle

PHARMACEUTICAL EXPERIENCE:

BAXTER INTERNATIONAL, MARYLAND

 Redesign, programming, batch record, startup for combination Tank and Filter CIP system. Field startup commissioning to production was less than four weeks.

BRISTOL MEYERS, PUERTO RICO

• 80 million dollar, Paperless Computer Directed Pharmaceutical Manufacturing Systems, complete with automated batch control, computerized recipe verification, warehousing and AGVs.

CENTOCOR, PA

- Validation, startup commissioning of a New 400 million dollar manufacturing plant, including skids, Bio-Reactors, PLCS, Wonderware.
- Master validation plan for purified water system for manufacturing.

CIBA-GEIGY, NY

- Design and specification of one of the tallest Automated Warehousing Systems (for ethical drug manufacturing in Suffern, NY.
- Proposed linkage and master plan with customer manufacturing for integrated manufacturing/warehousing. Conceptual design proposing phased automation for plant operations.

GLAXOSMITHKLINE. PA

- Design, programming, documentation upgrade of PLC based airlock interlock control systems (MA27 at Marietta).
- Design, programming, documentation of 3 different PLC based airlock interlock control systems (MA01, MA02, & MA03).

Email =jeff jsc@yahoo.com

Phone (717) 854-4718

- Creation of SOPs and Work Instruction procedures for backup/recovery of process computer systems and PLCs used at multiple R&D sites (UM & UP).
- Computer validation and upgrades of legacy computer s & PLCs, packaging and process systems use in a parental filling facility (Building 16 Conshohocken).
- Creation of SOPs and procedures for backup/recovery and operation of process computer systems and PLCs used for LIMS,
 calibration, BAS, Lyo, and packaging systems used in a parental filling facility (Building 16 Conshohocken).
- Concept design for Lyo Upgrade with switchable incremental system upgrades without the loss of process usability.

MERCK INC, PA

- Project management and creation of Y2K contingency Plan for all of West Point Bio-Sterile Operations.
- Updated many systems for Y2K compliance including a VAX based warehouse control system (AS/RS) on the West Point
- Assisted in commissioning and for automated material handling system and AGV interface.
- Functional Requirements and Design Specifications for Automation of Pharmacy Operations. Interface to IMPACT MRP System.
- Functional Requirements and Design Specifications for Automated Sample Management System for High Throughput Screening.
- Commissioning and Startup of Sterile. Filling Line within a Locally Controlled Environment (isolator), using Allen Bradley
 PLCs and Wonderware SCADA management system. Assist with system validation and all DDS, and ATP Documentation.

OTHER TYPICAL PROJECT EXPERIENCE:

HALLMARK CARDS, CT

 Automated warehouse for Card Manufacturer/Distribution, design, program and startup commissioning of PLC Based crane control and DEC Control Based system 100,000 location AS/RS (54 Aisles), 1500 Feet of Conveyor.

HEINZ INC., PA

- Plant commissioning startup for a one hundred twenty million dollar soup and baby food manufacturing plant using over 50 PLCs (Sq. D), ethernet, 48 PC's and Intellution FIX/DMACS.
- Process and Equipment commissioning, including first batches.
- Ethernet network commissioning verification and debug
- Worked with electrical and mechanical contractors to commission correct installation and operation of process and packaging equipment
- · Personnel trainer for Operations, Recipe preparation, and Maintenance personnel
- Recipe to process conversion for customer

NAVISTAR, OK

 Automated warehouse for Truck manufacturing in-process inventory Design, Program and commissioning of PLC Based and DEC Control Based system 4,2000 location AS/RS, 120 Feet of Conveyor,

PET INC., PA

- Process automation conceptual design for chocolate packaging
- Inventory control system design and network for in process and product inventory
- Automated palletizing and AGV product removal system concept and design.

PROCTOR AND GAMBLE, DE

Electrical project management, control design, startup commissioning, and debug of a new 50 million dollar Baby Wipes
paper line using Modicon & Siemens PLCs, Reliance and Micon SPARC based DCS, including motor control, tensioning and
batch control.

SCOTT PAPER INC., PA

- Startup commissioning, and debug of upgrades to toilet paper log cutting and packaging using Modbus+ and Panelmate MMIs.
- Startup commissioning, and debug of upgrades to toilet paper log cutting and variable automatic setup for packaging using Modbus+ and Panelmate MMIs.

In The

United States Court of Appeals

2020 AUG 25 P 3: 05 '

for the Third Circuit

URDC-EDPA

20-1449

UNITED STATES OF AMERICA, et al.
Paintiff-Appellees

AUG 27 2020

JOESPH R. JOHNSON Defendants-Appellant

٧.

JEFFREY CUTLER
Intervenor Defendants-Appellant

Appeal from the Order/Judgment entered February 28, 2020 in the United States District Court for the Eastern District of Pennsylvania at No. 2:19-cr-00367-1

AND SUMMARY AFFIRMATION

ORAL ARGUMENTS REQUESTED

Here comes Jeffrey Cutler, Paintiff-Intervenor in this case based on the United States Constitution Ammend 1, for Redress of Grievances and preservation of the Establishment Clause, Mr. Cutler files a motion to combine cases involving CRIMINAL ACTIVITY to all be combined and abuse of power. The petitioner, Jeffrey Cutler, acting pro se, respectfully requests the granting of the instant Petition for Panel Rehearing En Banc Under Fed. R. App. P. 35(b) and 40(a). In support of this petition, petitioner represents the following:

I express a belief, based on a reasoned and professional judgment, that the panel's

non-precedential opinion (attached as Addendum) was based on an <u>UN-OPPOSED</u> petition and conflicts with the Supreme Court's recent decision in United States v. Rita, __ U.S. __, 127 S. Ct. 2456 (2007), as well as the Sixth Amendment principles set out in Cunningham v. California, __ U.S. __, 127 S. Ct. 856 (2007), United States v. Booker, 543 U.S. 220 (2005), Blakely v. Washington, 542 U.S. 296 (2004), and Apprendi v. New Jersey, 530 U.S. 466 (2000), and consideration by the full Court is therefore necessary. In addition, I express a belief, based on a reasoned and professional judgment, that the panel's opinion involves a question of exceptional importance:

Based on <ref> https://www.lwv.org/newsroom/press-releases/league-ceo-arrested-kavanaugh-protest</re></re></re>the president of the League of Women's Voters (Virginia Kase)demonstrated a non-partisan and marked bias representation of their true

representation of their opinion and shows a demonstrated example of perjury in their lawsuit in case 18-1816. Based on Napue v. Illinois this should demand a full enbanc review. Judge Jeffrey Schmehl in case 2:17-cv-00984 (Appeal 17-2709) specifically ruled that **FAILURE TO SERVE** was a reason to deny ALL motions by Mr. Cutler. Here it is established that ALL parties FAILED TO EVEN ATTEMPT TO SERVE ALL PARTIES. The same judge has shown BIAS and MALICIOUS intent to violate EQUAL TREATMENT under the law, a violation of the United States Constitution Ammend 5. A complaint has been filed against Judge Schmehl for his opinion in this case, for making **PERJURED** STATEMENTS BY MAIL, (18 USC § 1001). Statements by Jason Confair (Manhiem Township) and Robert DiDominicis (Haverford Police) fail to serve Mr. Cutler in their latest filing (ECF 41 and ECF 50). Mr. Cutler believes this constitutes a CONSPIRACY to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna), by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help persons of the FBI. Judge Schmehl also is presiding on case of Jeffrey Lyons (5:19-cr-00611) which is related to this fraud. On 17JUL2020 TOM WOLF issued a DECREE that LEBANON COUNTY cannot get about 12.8 million directed to the county via the CARES act and

VIOLATED 18 U.S.C. § 653, misuse of federal funds and Equal Treatment Under the law (Ammend 14), since LANCASTER COUNTY did the exact same thing. <ref> https://pittsburgh.cbslocal.com/2020/07/22/lebanon-county-sues-governor-tom-wolf/ </ref> On or about 14AUG2014 Tom WOLF reversed himself but dictated that Lebanon County MUST use 2.8 million of the CARES act funding for MASK ADVERTISING in direct support of Joe Biden's campaign focus <ref> https://papost.org/2020/08/14/reversing-course-wolf-releases-cares-act-funding-to-lebanoncounty/</ref>. On 22JUN2020 a PETITION FOR IMMEDIATE INJUNTION PENDING APPEAL was finally put online in case 20-1449 even though it was actually filed on 20MAY2020 at 4:10 PM.. The case is called the UNITED STATES OF AMERICA v. JOESEPH JOHNSON. The office of the president responded to this by 21MAY2020. The president gave a short NEWS CONFERENCE on 22MAY2020 demanding all places of worship be allowed to open. Employees of the federal government and others have been involved in a criminal conspiracy to **OBSTRUCT JUSTICE** and damage the United States. In case #20-5143 DC USCA Nancy Dunn obstructed documents sent to <ref> prosefilings@cadc.uscourts.gov </ref> Mr. Cutler had sent a 330 page document on 17JUL2020 but that document vanished, just like the white bunny HARVEY. The USPS tacking number 9510 8141 4908 0199 0615 60 is not reporting results. The lawyers in sending Mr. Cutler the letters by MAIL makes them all a party to the **CONSPIRACY** to **INTERFERE IN INTERSTATE COMMERCE**. The

SUPREME COURT CASE # 19-8538 involves FIDUCIARY MISCONDUCT with judge Edward Smith, this court, clerks and others. Mr. Cutler's brother FRED had recently got a job as an USHER for the PHILADELPHIA PHILLES for the 2020 season, but because of the CONSPIRACY to close the states there will be no live viewing of games this season. Mr. Cutler's brother and approximately 69 MILLION other people (approximate attendence of 2019 baseball season) have been denied the RIGHT of PURSUIT OF HAPPINESS as is part of the **DECLARATION OF INDEPENDENCE.** Tom Wolf and Jim Kenney have allowed almost unrestricted protest marches with POLICE escorts, but cancelled other parades and events. Mr. Cutler had proposed an option to have games played in every city. As stated by Judge James C. Dever III ruling 16MAY2020 there is **NO PANDEMIC EXZEMPTION IN THE CONSTITUTION**. The news media in concert with individuals in the DEMOCRATIC party have and some that pretend to be REPUBLICANS have conspired to impact the UNITED STATES. THIS IS A CRIMINAL MATTER. The NEWS MEDIA AND OAGS ARE AIDING AND ABETTING in concealing the MURDER of a **BLACK FEDERAL EMPLOYEE** just like Cecily Aguilar, 22 has been charged. The Employee is Jonathan Luna <ref> https://en.wikipedia.org/wiki/Jonathan Luna </ref> and Beranton Whisenant <ref> https://en.wikipedia.org/wiki/Beranton Whisenant </ref> Justin Zemser and Sean Suitter. The recent murder of Roy Den Hollander in New York for challenging the news media (case 1:16-cv-06624) is just another

crime concealed from the public. That case is included by reference and joined to this one. The crime-fraud exception was first recognized in the United States over one hundred years ago, and the policy behind it is well-defined. (The crime-fraud exception was first recognized in the United States in Alexander v. U.S., 201 U.S. 117, 121 (1906).) The legal community does not deem discussions concerning future wrongdoings, such as fraud, that occur during an attorney-client communication worthy of protection. Id. at 562–63. While the practice of law encourages full and frank communications between the attorney and client, only communications concerning past wrongdoings are protected. Mr. Cutler had previously been elected to Public Office as the TAX COLLECTOR of East Lampeter Township, Lancaster County Pennsylvania, based on an Election in November 2013. and took the Oath of OFFICE prior to his first day on the job, of 06JAN2014. Mr. Cutler filed his first lawsuit on 31DEC2013 regrding violations of Religious Freedom as case number 1:13-cv-02066. He was granted the right to challenge OBAMACARE in Appeal as case 14-5183 on 14AUG2015 for violations of the **ESTABLSHMENT CLAUSE**. Mr. Cutler was removed from Office after 27 months based on **PERJURED TETIMONY**, and a **CONSPIRACY TO COMMIT MAIL FRAUD and BANK ROBBERY.** In Manhiem township Patricia Kabel (elected the same year as Mr. Cutler) was harrased in a similar manner was equally harrased in court and the township spent about 160,000 of taxpayer money to make her leave office. <ref>

https://lancasteronline.com/news/local/commonwealth-court-denies-manheim-township-schooldistricts-appeal-in-long-running-tax-collector-case/article 127508cc-c2e5-11ea-864a-8b754638d23f.html </ref>Based on these actions Mr. Cutler investigated the parrties involved and tried to have a FEDERAL JURY TRIAL to clear his name. Since he found no law firm would represent him based on contacts with the FBI or law enforcemnt. On 20MAY2020 Mr. Cutler filed for an IMMEDIATE **INJUNCTION PENDING APPEAL FOR ALL** juridictions of the United States, based on the ruling in case # 4:20-cv-00081 in the United States District Court for the Eastern Ditrict of North Carolina on 16MAY2020 by Judge James C. Dever III. Since Governor Roy Cooper has made public statements that he does not intend to appeal, this is settled law. Mr. Cutler had filed a Petition to DENY the Motion For Summary Affirmation and to consolidte related cases of religious discrimination by the government in case 20-1805 on 14MAY2020 and the document and was not put online until 20MAY2020. The document filed by Brian L. Calistri on May 8, 2020 contains some perjured statements and since it was sent by mail constitues Mail Fraud and Perjury (18 USC § 1001) and constitutes a CONSPIRACY to conceal the murder of a Federal Employee found on 04DEC2003 (Jonathan Luna) , by persons in the governments (both federal and state) and also the murder of five children on May 13, 1985 as a form of Eviction with the aid of persons in the FBI. Mr. Cutler had stated that he believed that the MURDER of JONATHAN LUNA was carried out by the KLU KLUX KLAN, and concealed with help of the FBI.